

# BY-LAWS

21-387

OF THE

## MUNICIPAL COUNCIL

OF THE

## TOWNSHIP OF RALEIGH:

CONSOLIDATED TILL FEBRUARY 13, 1865.

STEPHEN WHITE, REEVE; JOHN JENNER, CLERK.



CHATHAM:

J. R. GEMMILL, PRINTER, "BANNER" OFFICE, KING STREET.

1865.

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CONSOLIDATED FILE FEBRUARY 12, 1900

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# CONSOLIDATED BY-LAWS

## OF THE

### TOWNSHIP OF RALEIGH.

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#### No. 1—A BY-LAW

*To impose a Duty on the Exhibition of Wax Figures, Wild Animals, Puppet Shows, Wire Dancing, Circus Riding, and other idle acts or feats which common Showmen, Circus Riders, Mountebanks, or Jugglers usually exhibit, in the Township of Raleigh.*

PASSED 8TH APRIL, 1850.

I. BE IT ENACTED by the Municipal Council of the Township of Raleigh, in Council assembled, under and by authority of an Act of the Legislature of the Province of Canada, passed in the Twelfth year of the reign of Her Majesty, Queen Victoria, entitled "An Act to provide by one general law for the erection of Municipal Corporations, and the establishment of Regulations of Police in and for the several Counties, Cities, Towns, Townships and Villages, in Upper Canada," That, from and after the passing of this By-law, it shall not be lawful for any exhibition of wax figures, wild animals, puppet shows, wire dancing, circus riding, or other idle acts or feats, which common showmen, circus riders, mountebanks, or jugglers usually exhibit, practice or perform, to exhibit, practice, or perform the same in the Township of Raleigh, unless such exhibition shall first pay to the Treasurer thereof the sum of £2 10s. for each exhibition or performance, whose receipt therefor, specifying the time that such exhibition or performance shall take place, shall be a sufficient license for such exhibition or performance; and any exhibitor who shall make such exhibition or performance without first complying with the provisions of this By-law, shall forfeit and pay the sum of Five Pounds; one moiety whereof shall be paid to the informer, and the other moiety to the Treasurer of the said Township, to be collected, with legal costs of conviction and distress, from the offender or offenders, agreeably to the provisions of the 185th Section of the hereinbefore recited Act: And in case no sufficient distress can be found for the same, then such offender or offenders shall be committed to the Common Jail of the County or United Counties in which the Township of Raleigh is situated, for a term of not less than ten days, and not exceeding one calendar month, unless such fine and costs shall be sooner paid.

II. *And be it enacted* by the authority aforesaid, That all moneys arising from the duty on exhibitions and fines, hereinbefore mentioned, shall be and form a part of the general funds of the Township of Raleigh.

JOHN G. WEIR, REEVE.

WALTER MCCREA, Clerk.

## No. 2—A BY-LAW

*For the opening of a new Road on the Line between Lots four and five, leading from the Middle Road to the Seventh Concession.*

PASSED 9TH APRIL, 1850.

WHEREAS it is necessary for this Council to provide for the opening of a new road from the middle road to the Seventh Concession, between Lots four and five :

I. Therefore, *Be it enacted* by the Municipal Council of the Township of Raleigh, assembled under and by virtue of an Act passed by the Provincial Parliament of Canada, in the Twelfth year of the reign of Her Majesty, Queen Victoria, entitled "An Act to provide by one general law for the erection of Municipal Corporations, and the establishment of Regulations of Police in and for the several Counties, Cities, Towns, Townships and Villages, in Upper Canada," That a road between Lots four and five, leading from the middle road to the Seventh Concession, in the said Township of Raleigh, inclusive, be hereby established on the line laid down by Richard Parr, Esq., Surveyor of Highways, in the diagram furnished by him, and that the said road shall be forty feet wide, that is to say, twenty feet each side of the said surveyed line.

II. *And be it enacted* by the authority aforesaid, That the expenses of the survey and laying out of the said road, shall be paid by the petitioners praying for the laying out of the same.

JOHN G. WEIR, REEVE.

WALTER MCCREA, Clerk.

## No. 3—A BY-LAW

*To regulate the removing of Timber from the sides of Roads passing through woods.*

PASSED 9TH APRIL, 1850.

I. BE IT ENACTED, That the proprietor of all lands through which a highway shall pass, when the same shall pass through a wood, shall cut the timber down for the space of twenty-five feet on each side of such highway, and shall remove and carry away the same within six months after being requested so to do by the Overseer of Highways for the Division or Divisions on which the said roads and timber shall be situated.

II. *And be it further enacted*, That upon such request being made, and in default of the said timber being removed within the time aforesaid, by the said proprietor of the lands, it may be lawful for the said Overseer or Overseers to remove the same, and to use the same for any purpose connected with the improvement of the highways in such Division or Divisions, and sell the same to defray all expenses which shall be incurred in carrying this By-law into effect; Provided always, That this By-law shall not authorize or compel the cutting down of any orchard or shrubbery, or of any trees planted exclusively for ornament or shelter.

JOHN G. WEIR, REEVE.

WALTER MCCREA, Clerk.

## No. 4—A BY-LAW

*To establish a Road in the Township of Raleigh, therein described.*

PASSED 12TH MAY, 1851.

WHEREAS a Petition has been presented by Henry Ronalds, and others, to Richard Parr, Esq., Road Surveyor, praying him to lay out a road hereinafter described.

And whereas, the said Richard Parr has presented a report and plan of the said survey to this Council, and has certified that he has put up the required notice in the vicinity of the said road.

And whereas, no opposition has been made to this Council against the said road:

I. *Be it therefore enacted* by the Municipal Council of the Township of Raleigh, in Council assembled, under and by the authority of an Act passed by the Provincial Parliament of Canada, in the Twelfth year of the reign of Her Majesty, Queen Victoria, entitled "An Act to provide by one general law for the erection of Municipal Corporations, and the establishment of Regulations of Police in and for the several Counties, Cities, Towns, Townships and Villages in Upper Canada," That a road be laid out and established according to the plan and report above mentioned; that is to say, commencing in front of the Seventh Concession at the limits between Lots fourteen and fifteen; thence south to the intersection of the limits between Lots thirteen and fourteen, in the said Concession, at the edge of the plains and woods; thence south, forty-five degrees east, upon the said last mentioned limits, through the Seventh Concession, and between Lots thirteen and fourteen, through and to the rear of Concession A, in the said Township of Raleigh; and that the said road shall be established sixty feet wide, one half of the said width to be on either side of the line before mentioned.

II. *And be it enacted* by the authority aforesaid, That the expense of the survey and laying out of the said road, shall be paid out of the general funds of the said Township of Raleigh.

N. HUGHSON, REEVE.

WALTER McCREA, Clerk.



## No. 5—A BY-LAW

*To establish a Road in the Township of Raleigh, therein described.*

PASSED 22ND DECEMBER, 1853.

WHEREAS a Petition has been presented by Rev. William King and sixteen others, Freeholders of the Township of Raleigh aforesaid, to Albert Pellew Salter, Esq., Road Surveyor, praying him to lay out a road hereinafter described.

And whereas the said Albert Pellew Salter has presented a report and plan of the said survey to this Council, and has certified that he has put up the required notices in the vicinity of the said road.

And whereas no opposition has been made to this Council against the said road:

*Be it therefore enacted* by the Municipal Council of the Township of Raleigh, in Council assembled, under and by the authority of an Act passed by the Provincial Parliament of Canada, in the Twelfth year of the reign of Her Majesty, Queen Victoria, and subsequently entitled "The Upper Canada Municipal Corporations' Act of 1849," chaptered eighty-one, That a Road be laid out and established according to the plan and report above mentioned; that is to say, commencing on the Concession Line between the eleventh and twelfth Concessions of the said Township, on the Side Line between lots numbers nine and ten, in the said eleventh Concession; thence northerly along the said Side-Line through the said eleventh Concession, and continuing onwards in the same course through the tenth, ninth, and eighth Concessions on the said Side Line, between Lots numbers nine and ten in the said tenth, ninth, and eighth Concessions, to Concession (A) in the said Township of Raleigh; and that the said Road shall be established sixty feet wide, extending to an equal distance on either side of the said Line hereinbefore described for the formation of the said road.

II. *And be it enacted* by the authority aforesaid, That the expense of the survey and laying out of the said Road, be paid by the parties petitioning for the same; and that this By-law shall go into effect so soon as receipts of the payment of said expenses be filed with the Clerk of this Municipality.

HENRY RONALDS, REEVE.

WALTER MCCREA, Clerk.

## NO. 6—A BY-LAW

### *To impose a Tax on Dogs in the Township of Raleigh.*

PASSED 30TH JANUARY, 1855.

I. *Be it enacted* by the Municipal Council of the Township of Raleigh, in Council assembled, under and by authority of the Municipal Corporations' Act of 1849, That there be raised, levied and collected, from the owners or harborers of dogs within the Township of Raleigh, the sum of five shillings for each and every dog or bitch owned or harbored by him or her. Provided always, that all persons following the occupation of a farmer for a livelihood, shall be allowed to keep one dog or bitch, which shall be exempt from taxation.

II. *And be it enacted*, That all persons resident in the Township of Raleigh shall make a true and correct return to the Assessor of the said Township, of all dogs and bitches owned or harbored by him or her, under the same penalties for neglect or refusal as are now by law incurred with respect to other property liable to taxation.

III. *And be it enacted*, That the monies arising therefrom shall be paid into the Treasury of the said Township, and form a part of the general funds of the said Township.

IV. *And be it enacted*, That this By-law shall take effect from the passing thereof.

V. *And be it enacted*, That all or any By-laws of the late Western District Council, contrary or repugnant to this By-law, be and the same are hereby repealed.

WALTER MCCREA, Clerk.

THOMAS PARDO, REEVE.

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## No. 7—A BY-LAW

*To establish a Highway in the Township of Raleigh, therein described.*

PASSED 2ND NOVEMBER, 1855.

WHEREAS a Petition has been presented by Henry Ronalds, Esquire, and twelve other inhabitant Householdors and Freeholders of the Township of Raleigh aforesaid, to Albert P. Salter, Esq., Road Surveyor of the said Township, praying him to survey and lay out a Road hereinafter described.

And whereas the said Albert P. Salter hath presented a plan and report of the said road as surveyed by him, to this Council, and has certified to this Council that he has put up the required notices in the vicinity of the said road.

And whereas no opposition hath been made to this Council against the said road:

I. *Be it therefore enacted* by the Municipal Council of the Township of Raleigh, in Council assembled, under and by authority of the Municipal Corporations' Act of 1849, That a public highway be laid out and henceforth established, according to the plan and survey and report of the said Albert P. Salter, that is to say, commencing on the Side Line between Lots numbers nineteen and twenty, in the third Concession of the said Township of Raleigh, reckoned by the eastern boundary of the said Township, and at the rear of the said Concession; thence northerly along the limits between said Lots through the third and second Concessions of the said Township to the front of the second Concession aforesaid, as reckoned from the eastern boundary of the said Township; that the boundary line between the said Lots in each Concession aforesaid shall be the centre of the said highway; and that the said highway shall be one chain in width throughout its course.

II. *And be it enacted* by the authority aforesaid, That the expense of the survey and laying out of the said road, shall be defrayed and borne by the said petitioners.

THOMAS PARDO, REEVE.

WALTER MCCREA, Clerk.



## No. 8—A BY-LAW

*To provide for the duties of Pound-keepers, Fence-viewers, and other resident persons detaining animals trespassing, and for fixing, and deteemining the height and description of a lawful Fence, in the Township of Raleigh.*

PASSED 14TH MARCH, 1859.

WHEREAS it is necessary and expedient to make provisions for restraining and regulating the running at large certain descriptions of animals, and to provide for the impounding the same, and for causing them to be sold, in case they are not claimed and redeemed within a reasonable time; in case of damage, fines and expenses are not paid, and for determining the compensation to be allowed for services rendered in carrying out the provisions of this By-law, with respect to animals impounded or distrained and detained in the posses-

sion of the distrainer, and for the guidance of pound-keepers, fence-viewers, and other resident persons detaining animals trespassing contrary to the provisions hereinafter provided; and for fixing and determining the height and description of a lawful fence; and the repealing of certain By-laws of the Township of Raleigh:

*Be it therefore enacted* by the Council of the Corporation of the Township of Raleigh, County of Kent, in Council assembled, under and by virtue of the authority of an Act 22nd Vic., Cap. 99, and entitled "An Act respecting the Municipal Institutions of Upper Canada," That the following description of animals shall not be allowed to run at large in the Township of Raleigh, viz.: Stallions over nine months old, Rams over six months old, Boars over two months old, Bulls over nine months old, whether owned in the Township or not; and all neat cattle, sheep, horses, mares, colts, fillies, asses, and swine, not being *bona fide* the property of the resident inhabitants of the Township of Raleigh; and all four-footed animals known to be breachy, or to leap, or throw down, and break through a lawful fence, whether *bona fide* owned in the said Township of Raleigh or not, shall not be allowed to run at large in the Township of Raleigh; provided always, that no horses, sheep, swine, cattle, (always excepting stallions, rams, boars, bulls, and animals known to be breachy), *bona fide* owned by the inhabitants of the Township of Harwich or East Tilbury, shall be impounded as estrays, unlawfully running at large, if found within one mile from the boundary line of the respective Townships of Harwich and East Tilbury, within which the owner or owners of such stray cattle may reside; provided always, that the owner or owners of such stray animal or animals being residents of the Township of Harwich or East Tilbury, shall be liable and responsible for all damages or injury committed by them, without any regard to the fence being a lawful fence or not, through which they may leap through or over.

II. *And be it enacted*, That if any animals mentioned in this By-law shall be found running at large in this Township, contrary to the provisions thereof, the owner or owners of such animals shall be subjected and liable to a fine of not less than one dollar, nor more than five dollars, (over and above any damage that may be assessed or decided against the owner or owners), on each animal so found running at large.

III. *And be it enacted*, That no rail fence within the Township of Raleigh shall be taken and deemed to be a lawful fence, unless the same shall be posted or locked, staked and ridered, or locked at the corners, and the distance between each of the four lower rails not more than four inches. And that any brick or stone wall, perpendicular pallsade, or fence, the space between the bars of which shall not be more than four inches, or any close, or other board or picket fence, the space between the horizontal or upright bars, rails, or boards of which shall not be more than four inches at the distance of two feet from the ground, shall be taken and deemed a lawful fence, provided all such hereinbefore mentioned fences shall be not less than four feet six inches in height. And provided, that every such fence which shall be four feet six inches in height, shall be held to be a lawful fence against the breach of horses, mares, colts, fillies, and all neat cattle. Anything relating to the spaces between the rails, boards, pallsades, or pickets, in this By-law mentioned, to the contrary notwithstanding.

IV. *Be it enacted*, That if not previously replevied, the Pound-keepers appointed by the Council of this Corporation in each of the Wards of this Township, shall impound any horse, bull, ox, cow, sheep, goat, pig, or other cattle,

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or any poultry, distrained for unlawfully running at large, or for trespassing and doing damage, delivered to him for that purpose, by any person resident within his Ward, who has distrained the same. When such Pound-keeper has not a secure Pound, the Pound-keeper may confine the animal in any enclosed place within his premises. The person distraining and impounding the animal shall, at the time, or within twenty-four hours thereafter, deliver to the Pound-keeper duplicate statements in writing of his demands against the owner for damages (if any) not exceeding twenty dollars, done by such animal, and shall at the same time give his written agreement under seal, (with a surety, if required by the Pound-keeper), which agreement may be after the form following, or in words to the same effect: "I, (or we, as the case may be), do hereby agree that I (or we) will pay to the owner of the (describing the animal) by me (A. B.), this day impounded, all costs to which the said owner may be put in case the distress by me, the said A. B., proves to be illegal, or in case the claim for damages now put in by me, the said A. B., fails to be established. In case the animal distrained is a horse, bull, ox, cow, sheep, goat, pig, or other cattle, and if the same is distrained by a resident of either of the Wards for unlawfully straying within his premises, such person, instead of delivering the animal to a Pound-keeper, may retain the animal in his own possession, provided he makes no claim for damages done by the animal, and duly gives the notices hereinafter in that case required of him.

V. If the owner is known to him, he shall forthwith give to the owner notice in writing of having taken up the animal.

VI. If the owner is not known to the person taking up and retaining possession of the animal, such person shall, within forty-eight hours, deliver to the Township Clerk a notice in writing, of having taken up the animal, and containing a description of the color, and natural and artificial marks of the animal as near as may be.

VII. The Township Clerk, on receiving this notice, shall forthwith enter a copy thereof in a book to be kept by him for that purpose, and shall post the notice he receives, or a copy thereof, in some conspicuous place on or near the door of his office, and on the nearest school-house, church or chapel, and continue the same so posted for at least one week, unless the animal is sooner claimed.

VIII. If the animal or animals taken up at the same time is or are of the value of Ten Dollars, or more, the distrainer shall cause a copy of the notice to be published in a newspaper of this County, and to be continued therein once a week for three successive weeks.

IX. In case an animal is impounded, notices for the sale thereof shall be given by the Pound-keeper within forty-eight hours afterwards, but no pig or poultry shall be sold till after six clear days, nor any horse or other cattle till after fourteen clear days from the time of impounding the same.

X. In case the animal is not impounded, but is retained in the possession of the party distraining the same, if the animal is a pig, goat, or sheep, the notices of sale thereof shall not be given for one month; if the animal is a horse or other cattle, the notices shall not be given for two months after the animal is taken up.

XI. The notice of sale shall be affixed and continued for three clear and successive days, in three public places in this Municipality, and shall specify the time and place at which the animal will be publicly sold, if not sooner reprieved or redeemed by the owner, or some one on his behalf, paying the pen-

alty imposed by this By-law, the amount of damage (if any) claimed, or decided to have been committed by the animal to the property of the person who distrained it, together with the lawful fees and charges of the Pound-keeper; and also of the Fence-Viewers, (if any), and the expenses of the animals' keeping, and such fees shall be those contained in the schedule hereunto annexed and marked (A).

XII. Every Pound-keeper, and every person who impounds or confines, or causes to be impounded or confined any animal, shall daily furnish the animal with good and sufficient food, water, and shelter, during the whole time that such animal continues impounded or confined.

XIII. Every such person who furnishes the animal with food, water, and shelter, may demand and recover from the owner thereof, the amount of the same, which fees shall be those contained in the schedule hereunto annexed, and marked (A).

XIV. The value or allowance as aforesaid may be recovered with costs, by summary proceedings before any Justice of the Peace within this Township of Raleigh, in like manner as fines, penalties, or forfeiture for the breach of any By-law of this Municipality, adhering so far as applicable to the tariff of Pound-keepers' fees and charges that are annexed to this By law.

XV. The Pound-keeper, or person entitled so to proceed, may, instead of such summary proceeding, enforce the remuneration to which he is entitled in manner hereinafter mentioned.

XVI. In case it is proved by affidavit in writing, before one of the Justices aforesaid, to his satisfaction, that all the proper notices were duly affixed and published in the manner and for the respective times above described, then if the owner, or some one for him, does not, within the time specified in the notices before the sale of the animal, replevy or redeem the same in manner aforesaid, the Pound-keeper who impounded the animal, or if the person who took up the animal did not deliver such animal to any Pound-keeper, but retained the same in his own possession, then any Pound-keeper of such Ward of the Township shall publicly sell the animal to the highest bidder, at the time and place mentioned in the aforesaid notices, and shall, after deducting the penalty and damages, (if any), and fees and charges aforesaid, apply the produce in the discharge of the value of the food and nourishment, and other incidental expenses, as contained in the tariff annexed to this By-law, as aforesaid; and the damage when legally claimable, not exceeding Twenty Dollars, to be ascertained as aforesaid, done by the animal to the property of the person at whose suit the same was distrained, and to return the surplus (if any) to the original owner of the animal; or if not claimed by him within three months after the sale, the Pound-keeper shall pay such surplus to the Treasurer of this Corporation, for the use of the Municipality.

XVII. If the owner, within forty-eight hours after the delivery of such statements, as provided in the fourth clause, disputes the amount of the damages so claimed, the amount shall be decided by the majority of three Fence-Viewers of the Municipality, one to be named by the owner of the animal, one by the person distraining or claiming damages, and the third by the Pound-keeper.

XVIII. Such Fence-Viewers, or any two of them, shall, within twenty-four hours after notice of their appointment as aforesaid, view the fence and the ground upon which the animal was found doing damage, and determine whether or not the fence was a lawful one, according to this By-Law in that behalf, at the time of the trespass; and if it was, then they shall appraise the damages committed: and within twenty-four hours after having made the

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view, deliver to the Pound-Keeper a written statement, signed by at least two of them, of their appraisement and of their lawful fees and charges.

XIX. Any Fence-Viewer neglecting his duty as arbitrator, as aforesaid, shall incur a penalty of two dollars, to be recovered for the use of the municipality, by summary proceeding before a Justice of the Peace, upon the complaint of the party aggrieved, or the Treasurer of this Corporation.

XX. If the Fence-Viewers decide that the fence was not a lawful fence, they shall certify the same in writing under their hands, together with a statement of their lawful fees, to the Pound-keeper, who shall, upon payment of all lawful fees and charges, deliver such animal to the owner, if claimed before the sale thereof; but if not claimed, or if such fees and charges are not paid, the Pound-keeper, after due notice as required by By-law, shall sell the animal in the manner before mentioned, at the time and place appointed in the notices, provided always, that no sale of any animal shall take place, if the Fence-viewers determine that the fence was not a lawful one to prevent any horse, ox, cow, sheep or pig lawfully running at large, from breaking into such enclosure. In such case the said Fence-Viewers shall certify the same in writing to the Pound-keeper; and it shall be the duty of such Pound-keeper to charge the full amount of the lawful fees and charges from the party distraining and impounding such animal or animals. And the Pound-keeper is hereby empowered to enforce and recover the full amount of the fees and charges to which he is entitled, from such party as aforesaid, by summary proceeding before any Justice of the Peace having jurisdiction therein.

XXI. In case any Pound-keeper, or person who impounds or confines, or causes to be impounded or confined, any animal as aforesaid, refuses or neglects to find, provide, and supply such good and sufficient food, water, and shelter to the animal, he shall, for every day during which he so refuses or neglects, forfeit a sum of not less than One Dollar, nor more than Four Dollars.

XXII. Every fine, penalty, and lawful charges imposed by this By-law, may be recovered and enforced, with costs, by summary conviction, under the Summary Convictions' Act, before any Justice of the Peace in the County; and in default of payment, the offender may be committed to the Common Gaol of this County, there to be imprisoned for any time, in the discretion of the convicting and committing Justice, not exceeding fourteen days, unless such fine, penalty, and lawful charges and costs, including the costs of said committal, be sooner paid. Upon the hearing of any information or complaint, exhibited or made under this By-law, any person giving or making the information or complaint, and any other person shall be a competent witness, notwithstanding such person may be entitled to any part of the pecuniary penalty on the conviction of the offender.

XXIII. When not otherwise provided, every pecuniary penalty recovered before any Justice of the Peace, under this By-law, shall be paid and distributed in the following manner: One moiety to the Treasurer of this Corporation, and the other moiety thereof, with full costs, to the person who informed and prosecuted for the same, or to such other person as to the Justice may seem proper.

XXIV. That all forfeitures, fines, and penalties imposed, and recovered under any of the provisions of this By-law, shall be paid by the parties receiving the same to the Treasurer of this Corporation, and to be by him carried to the credit of the general fund of this Corporation, and accounted for by him in the usual way; and any person who shall neglect or refuse to pay the same

forthwith, shall be liable to a penalty of not more than Ten Dollars, nor less than One Dollar, with costs, to be recovered in the manner hereinbefore provided in this By-law.

XXV. That if any person shall wilfully tear down, injure, or deface any advertisement, notice, or other document, which is required by any of the By-laws of this Corporation to be posted up in public places in this Corporation, for the information of all persons interested, he shall, on conviction thereof, in a summary way, before any Justice of the Peace having jurisdiction herein, be liable to a fine of not more than Ten, nor less than One Dollar.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, *REEVE.*

### SCHEDULE (A).

*Schedule containing the Tariff of Fees referred to in this By-law :*

#### POUND-KEEPER'S FEES.

For receiving horses, mares, fillies, mules, asses, and neat cattle, each,	25 cents.
For delivering the same out of Pound, each, .....	25 "
Feeding the same, for each twenty-four hours, .....	25 "
For receiving sheep and swine, each, .....	12½ "
For delivering the same out of Pound, each, .....	12½ "
For feeding the same, for each twenty-four hours, .....	12½ "
For going to serve notice on Fence-viewers, per mile, .....	10 "
For the affixing and posting up notices of sale, .....	25 "
Making oath of the same before a Justice of the Peace, .....	25 "
For selling any animal or animals at each sale, .....	30 "

(See No. XVII.)

### No. 9—A BY-LAW

*For the opening and establishing of a Public Highway across Concession A, between Lots 9 and 10, Township of Raleigh.*

PASSED 18TH NOVEMBER, 1859.

WHEREAS a pplication has been made to the Council, according to law in that case made and provided, for the opening and establishing a public highway across Concession A, between Lots numbered 9 and 10, in the Township of Raleigh :

I. *Be it enacted* by the Council of the Corporation of the Township of Raleigh, in Council assembled, under and by virtue of the authority of the 317th section, sub-section 6, of the Act 22nd Vic., cap. 99, and entitled "An Act respecting Municipal Institutions of Upper Canada, assented to 18th August, 1858," That a road be, and is hereby established in accordance with a report and diagram furnished by Mr. Arthur Jones, Provincial Land Surveyor, and described as follows: Commencing in front of Concession letter A, Township of Raleigh, at the limits between Lots 9 and 10, thence south forty-five degrees east, forty chains more or less to the rear of said Concession letter A,

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having a width of thirty-three feet on either side of the aforesaid limits be-  
tween said Lots 9 and 10, which said report and diagram are to this By-law  
annexed.

THOMAS JENNER, *Clerk*.

STEPHEN WHITE, REEVE.



## No. 10—A BY-LAW

*To provide for the removal of Obstructions from all Streams and Water-  
courses in the Township of Raleigh.*

PASSED 6TH AUGUST, 1860.

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BE IT ENACTED, by the Municipal Corporation of the Township of Raleigh,  
under and by virtue of an Act, cap. 54, of the Consolidated Statutes of Upper  
Canada, entitled "An Act respecting the Municipal Institutions of Upper  
Canada" :

I. That every Freeholder, Landholder, or occupier of Land in the Town-  
ship of Raleigh, shall, within three months from and after the passing of this  
By-law, clear away and remove all obstructions, such as trees, brushwood, tim-  
ber, or other materials existing in any stream or water-course on any lands  
held by such Freeholder, Landholder, or occupier of Lands in said Township  
of Raleigh, and such Landholders shall remove all such obstructions which  
may hereafter exist.

II. In case any such Landholder, as aforesaid, shall neglect or refuse to  
clear away any such obstructions in any stream or water-course, on any Lands  
held or occupied by any such Landowner in said Township of Raleigh, it shall  
be lawful for the Overseers in the several Divisions of said Township to cause  
the same to be removed, and for that purpose the said Overseers shall give at  
least six days' notice, by posting up written notices in at least three public  
places in their Division, specifying what work is to be let, and shall let the  
same to the lowest bidder; and said Overseers, after the work is completed,  
shall send in a report to the Township Clerk, stating number of Lot, Conces-  
sion, and name of the holder of the land (if known) on which the work has  
been done, together with an account of the cost, and it shall be the duty of  
the Clerk to lay all such reports before the Council at their ensuing meeting,  
who, on being satisfied that the work has been properly done, shall order the  
several accounts to be paid out of the general funds of the Township.

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III. It shall be the duty of the Clerk of said Corporation, on making out  
the Collector's Roll in each year for said Township, to charge the several  
amounts so ordered to be paid against the lands from which such obstructions  
have been removed, and that the same be collected in the same manner as  
other ordinary taxes are levied.

IV. Any person knowingly or willingly obstructing any stream or water-  
course within the said Township of Raleigh, shall, on conviction before any  
Justice or Justices of the Peace having jurisdiction in the County of Kent,  
be liable to a fine of not more than Twenty Dollars, and costs of conviction,  
for every such offence, and the said fine shall be paid over to the Township  
Treasurer for general Township purposes.

V. All By-laws, or parts of By-laws, of the Township of Raleigh, inconsistent or repugnant to this By-law, are hereby repealed.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, REEVE.

(See No. XVI.)

### No. 11—A BY-LAW

*To Repeal a By-law passed December 22nd, 1853, and to provide for the payment of the Councillors for the Township of Raleigh while in Session.*

PASSED 26TH NOVEMBER, 1860.

BE IT ENACTED, by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, cap. 54, of the Consolidated Statutes of Upper Canada:

I. That the By-law passed December 22nd, 1853, entitled "A By-law to provide for the payment of Councillors for the Township of Raleigh while in Session, and mileage for necessary travelling to Council Room," be, and the same is hereby repealed.

II. That the Councillors of the Township of Raleigh shall, for the year 1860, and in future, receive the sum of One Dollar and Fifty Cents per day for each day employed by them in Council.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, REEVE.

### No. 12—A BY-LAW

*To Repeal all By-laws heretofore made in the Township of Raleigh, with respect to the Sale, by Retail, of Spirituous Liquors therein, and to make more effectual provision for the same.*

PASSED 11TH FEBRUARY, 1861.

WHEREAS it is expedient to repeal all By-laws heretofore made by the Municipal Corporation of the Township of Raleigh, with respect to the sale, by retail, of Spirituous Liquors, Beer, Ale, Cider, or other fermented or manufactured Liquors, in the Township of Raleigh, and to make more effectual provision for the same:

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of the authority of an Act, cap. 54, of the Consolidated Statutes of Upper Canada, also an Act, cap. 53, passed in the year 1860:

I. That from and after the passing of this By-law, all By-laws heretofore made by the Municipal Corporation of the Township of Raleigh, with respect

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to the sale by retail therein, of Spirituous Liquors, Beer, Ale, Cider, or other fermented or manufactured Liquors, be, and the same are hereby repealed.

II. That this By-law shall come in force from the passing thereof, and for the purpose thereof, each year shall commence on the first day of March, and end on the last day of February in the following year.

III. That every person taking out a License, to sell by retail, Spirituous Liquors, Beer, Ale, Cider, or other fermented or manufactured Liquors, in houses known as Taverns, Inns, or Hotels, shall pay a sum of \$25 per annum, including the Provincial duty, and shall at all times keep and provide good and wholesome provisions and drink for his guests, and shall have for the accommodation of travellers, not fewer than four bed-rooms, with the suitable complement of bedding and furniture, besides those needed for the use of the family; and he shall also have one sitting-room, separate from the bar-room, in addition to the rooms used by the family, and he shall have a stable secured with lock and key, adjoining to such house, with suitable stalls for at least six horses, also a driving house, sufficient to contain two carriages, or waggons, and he shall keep his premises constantly supplied with a sufficient quantity of good hay and oats, for the horses, cattle, &c., of travellers, and a privy for the accommodation of the public. And any person applying for a license after the first day of March, shall pay, exclusive of Provincial duty, in the usual way, at the rate of \$2 per month.

IV. That the keeper of every such house shall see that all persons resorting to his house are treated with attention and civility, and their horses, cattle, &c., are properly fed and watered, and that such horses, cattle, as well as such waggons, carriages, baggage, goods, and other things entrusted to their care, are taken proper care of. And such Innkeepers shall be held responsible for any loss or damage which such horses or other property may sustain from the neglect of himself or servants.

V. That no person shall receive the License hereinbefore mentioned, who is not sober, honest, and of good moral character, or who is otherwise unfit to be entrusted with such License, and every such fit and proper applicant shall, before he receives his License, present a petition to the Municipal Corporation, praying for the same, signed by at least thirty of the resident Municipal Electors of the Township of Raleigh, and shall also enter into bonds to the Municipality, himself in the sum of Two Hundred Dollars, and two good and sufficient sureties, being Freeholders, in the sum of One Hundred Dollars each, such bonds to be made payable to the Treasurer thereof, and conditional for the payment of all fines and costs incurred for any offence against the provisions of this By-law, and for the performance and observance of all rules and regulations now made, or that may hereafter be made, by statute or otherwise, for the good government of his house.

VI. That the keeper of every such house shall allow no gambling, drunkenness, profane or indecent language, or riotous, disorderly, or indecent conduct in his house, or on his premises, nor shall he sell, give, or permit to be given or sold, any intoxicating drink to any intoxicated person, or to any Indian.

VII. It shall be the duty of the Clerk, as soon as the applicant for a License shall have presented the Inspector's Certificate that he has the required accommodations to keep a Tavern, and the Receipt of the Treasurer that he has paid the Township fees, and has filed the necessary bonds with the Clerk, to grant the said applicant a Certificate to the Collector of Inland Revenue, that he has complied with the By-laws and requirements of this Municipality,

that he is entitled to a License to keep a Tavern; and the said Clerk shall receive for drawing bond and issuing Certificate, the sum of One Dollar.

VIII. That all sums received for the hereinbefore mentioned Licenses shall be applied by the Treasurer to the general purposes of the Township.

IX. That no sale or other disposal of intoxicating Liquors shall take place in any Tavern, Inn, or Hotel, or on the premises thereof, to any person or persons whomsoever, from or after the hour of Nine o'clock on Saturday night, till the hour of Six o'clock on Monday morning thereafter, save and except to travellers lodging at, or ordinary boarders lodging at such Tavern, Inn, or Hotel, where such Liquors are sold; under a penalty of Twenty Dollars, with costs, for first offence; Forty Dollars, with costs, for second offence; and One Hundred Dollars for the third offence, with costs, recoverable before any Justice of the Peace having jurisdiction in the Township of Raleigh, to be by him paid equally, one half to the complainant and the other half to the Treasurer of said Municipality; and for a fourth, or any other offence, a penalty of not less than three months' imprisonment.

X. Every Tavern, Inn, and Hotel in which Spirituous or Fermented Liquors or drinks are ordinarily sold, shall be closed during the two days appointed for polling in the elections of Members to Parliament, in the same manner as it should be on Sunday, and no Spirituous or Fermented Liquors or drinks shall be sold or given during said period, under a penalty of One Hundred Dollars against the keeper thereof if he neglects to close it, and under a like penalty if he sells or gives any Spirituous or Fermented Liquors or drinks as aforesaid.

XI. That every person Licensed to keep a Tavern, Inn, or Hotel, shall exhibit over the door of the same, in large letters, the words, "Licensed to sell Wine, Beer, and other Spirituous or Fermented Liquors," under a penalty of One Dollar and costs, and shall also keep in a conspicuous place in his bar-room a copy of this By-law.

XII. That no person shall, directly or indirectly, sell by retail, Spirituous Liquors, Beer, Ale, Cider, or other Fermented or manufactured Liquors, within the Municipality, without having first obtained a License for that purpose.

#### PENAL CLAUSE.

XIII. That any person guilty of a violation of any of the provisions of this By-law, other than those contained in Sections IX., X., and XI., shall, on conviction thereof, before any one Justice of the Peace, (except in case of selling intoxicating Liquors without a License, and in cases of disorderly Inns, before two Justices of the Peace having jurisdiction in the Municipality), forfeit and pay a sum of not less than Four Dollars, or more than Twenty Dollars, one-half of which to be paid to the informer, and the other half to the Treasurer of the Municipality, and in default of payment of the same, with costs, it shall be lawful for the convicting Justice or Justices to levy the same by distress and sale of the goods and chattels of the offender, and in case no sufficient distress to satisfy the amount of fine and costs is found, it shall be lawful for the convicting Justice or Justices to commit such offender to the Common Jail of the County, for any period not exceeding Twenty-one days.

#### INSPECTOR'S DUTIES.

XIV. It shall be the duty of the Inspector of Tavern Licenses—

1st. To take the declaration and qualification of office, required by law, and to enter into bonds, to be taken by the Clerk, in the sum of Two Hundred

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Dollars, with two good sureties, in the sum of One Hundred Dollars each, conditioned for the efficient discharge of his office.

2nd. He shall, in the month of February in each year, visit the premises of all applicants whose applications have been sanctioned by the Municipal Corporation at a meeting held for that purpose, on the second Monday in February of each year, and after carefully examining said premises, shall, on finding the necessary accommodations, grant a Certificate addressed to the Clerk to that effect; also, after visiting the premises of all applicants, shall send a report on the state of said premises to the Council, stating to whom he has granted Certificates, and to whom he has not, with the reason therefor, and any information or suggestion that may be useful for regulating the sale by retail of Intoxicating Liquors.

3rd. He shall also, in the month of September, visit the premises of all persons having a License in said Township, and report generally on the condition of said premises, to the Council; and on receiving notice from said Council, or any member thereof, shall inspect the premises of any person Licensed, or desirous of obtaining a License, and shall report thereon to the party from whom notice was received. The Inspector shall also, in every instance of a violation of this By-law, (which he is aware of), promptly enter a complaint before some Magistrate having jurisdiction in the Municipality.

4th. Any person interfering with the Inspector in the discharge of the duties of his office, shall, on conviction thereof, be liable to the penalty in the penal clause of this By-law mentioned.

5th. On the Inspector refusing or neglecting to fulfil the duties as required by this By-law, or granting a false or fraudulent certificate, he shall incur a penalty of Twenty Dollars, recoverable in the usual manner, before a Justice of the Peace.

#### TEMPERANCE HOUSES.

Any person being desirous of keeping a Temperance House, it shall be the duty of the Inspector to visit such house to ascertain if such person has the necessary accommodations, which shall be the same as those required for a Tavern. If he find such party duly qualified, and having the requisite accommodations, grant a Certificate to that effect, and on said Certificate, together with the Treasurer's receipt that the sum of Five Dollars has been paid, the Clerk shall grant a License, receiving from the License the sum of One Dollar. And any person opening such a house without first obtaining a License, shall be liable to the penalty in the penal clause to this By-law mentioned.

THOMAS JENNER, Clerk.

STEPHEN WHITE, REEVE.

#### No. 13—A BY-LAW

*To establish a Public Highway across the Twelfth, Thirteenth, and Fourteenth Concessions, between Lots numbered Nine and Ten, in the Township of Raleigh.*

PASSED 11TH FEBRUARY, 1861.

WHEREAS application has been made to this Council, according to law in such cases as and provided, and the necessary notices given by this Coun-

oil required for the same, namely, for establishing a public highway between Lots numbered Nine and Ten, running across Concessions numbered Twelve, Thirteen and Fourteen, to the rear of Lot numbered One Hundred and Fifty, Talbot Road, Township of Raleigh.

*Be it therefore enacted* by the Municipal Council of the Corporation of the Township of Raleigh, in Council assembled, under and by virtue of Section 321, Cap. 54, of the Consolidated Statutes of Upper Canada, That a public highway be, and is hereby established, according to a report and diagram presented to this Council by T. Chisholm Livingston, Township Surveyor, and described as follows: Commencing in front of the Twelfth Concession, at the north-westerly limits of Lots numbered Nine and Ten, thence south, forty-two degrees east, on the Line running between said Lots, across Concessions numbered Twelve, Thirteen and Fourteen, to the rear of Lot numbered One Hundred and Fifty, Talbot Road, in said Township, said road to be the full width of sixty-six feet. The said public highway is more particularly described in the diagram attached and annexed to this By-law.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, REEVE.

#### No. 14—A BY-LAW

*To establish the Diverting the old River Road, running across Lots numbered 17 and 18, on the River Thames, in the Township of Raleigh.*

PASSED MAY 6TH, 1861.

WHEREAS application has been made to this Council, according to law in such cases made and provided, and the proper and necessary notices having been posted up and published, to pass a By-law for the diverting the road running on the bank of the River Thames, across Lots numbered Seventeen and Eighteen, to a line surveyed by the Township Surveyor, for a new road in lieu thereof across said Lots.

And whereas articles of agreement, by the parties interested, have been mutually made, duly signed and testified, for the making said new road, the land taken, and for compensation by this Corporation for the same:

I. *Be it therefore enacted* by the Municipal County of the Corporation of the Township of Raleigh, in Council assembled, under and by virtue of Section 321, Cap. 54, of the Consolidated Statutes of Upper Canada, That the public highway running on the bank of the River Thames, across Lots numbered Seventeen and Eighteen, in the Township of Raleigh, be and is hereby diverted to a line surveyed for the purpose of a new road, in lieu thereof, across said Lots; and said line of surveyed road shall be, and is hereby established a public highway, on the fulfillment of the aforesaid articles of agreement, and the conditions hereinafter contained, according to the report and diagram presented to this Council by T. C. Livingston, Surveyor of Highways of the Township of Raleigh, described as follows:

1st. Containing by admeasurement, three acres, be the same more or less, being comprised of part of Lot No. Seventeen, on the River Thames, in said

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Township of Raleigh, being that part of said Lot surveyed and laid out for a new road, in lieu of the old river road, as shown on a plan drawn by a Provincial Land Surveyor, T. C. Livingston, dated the 19th day of January, 1861, and filed in the office of the Clerk, on the day and year aforementioned; said new road being ninety-one links wide, the centre line of which may be described and defined as follows, that is to say: Commencing on the old river road, aforesaid, on the limits between Lots Sixteen and Seventeen, on the River Thames, at the distance of sixty-two links from the southerly limits of the old river road, aforesaid; thence north eighty-nine degrees fifteen and a-half minutes east, twenty-two chains eighty-two links; thence north sixty-seven degrees ten minutes; east, thirteen chains forty-eight links, to a post on the limits between Lots Seventeen and Eighteen, at a distance of four chains on a course South, forty-three degrees twenty minutes East, from a stone monument on the last mentioned limits, and near the northerly limits of the old river road, aforesaid.

2nd. Containing by admeasurement one acre and a half, be the same more or less, being comprised of part of Lot Eighteen, on the River Thames, in said Township of Raleigh, being that part of said Lot surveyed and laid out for a new road, in lieu of the old river road, as shown on a plan drawn by a Provincial Land Surveyor, T. C. Livingston, dated the 19th day of January, 1861, and filed in the office of the Clerk of said Township of Raleigh, on the day and year aforementioned; said new road being ninety-one links wide, the centre line of which may be described and defined as follows, that is to say: Commencing on the limits between Lots Seventeen and Eighteen, at the distance of four chains, on a course south, forty-three degrees twenty minutes east, from a stone monument on the last mentioned limits, and near the northerly limits of the old river road, aforesaid; thence north sixty-one degrees twenty minutes east, eighteen chains, across the lands of Hezekiah Wilcox.

3rd. Containing by admeasurement one quarter of an acre, more or less, being composed of part of Lot Eighteen, on the River Thames, in the said Township of Raleigh, being that part of said Lot surveyed and laid out for a new road, in lieu of the old River road, as shown on a plan drawn by T. C. Livingston, Provincial Land Surveyor, dated the 19th day of January, 1861, and filed in the office of the Clerk of the said Township of Raleigh on the day and year aforementioned; which parcel of land may be more particularly described as follows, that is to say: Commencing on the limit between the lands of Hezekiah Wilcox and Isaac Wilcox, at the distance of eighteen chains, on a course north, sixty-one degrees twenty minutes east, and four chains on a course south, forty-three degrees twenty minutes east, from a stone monument on the limits between Lots Seventeen and Eighteen, and near the northerly limits of the old River road aforesaid; thence south-easterly, along the limits first above mentioned, forty-five and one and a-half links; thence north, sixty-one degrees twenty minutes east, four chains forty-five links, on the southerly limits of the old river road, aforesaid; thence westerly, along the last mentioned limits, to the limits first above mentioned; thence south-easterly along the limits just referred to, to the place of beginning.

II. *Be it enacted*, That this By-law shall be in force from and after the day and year that the following conditions are performed and complied with, and not before, that is to say: That the said parties individually held and bound on the aforementioned articles of agreement, have complied with and fulfilled all the conditions and covenants therein contained, relative to the making of the aforementioned new road, transferring and conveying to this Corporation,

the land surveyed, laid out, and taken for said new road, in lieu of the old river road, running across said Lots Seventeen and Eighteen, on the River Thames, Township of Raleigh; nor until the Surveyor of Highways of the Municipality of the Township of Raleigh has reported in writing to this Council, that the said new road is completed sufficient for the purposes of a Public Highway.

III. *Be it further enacted*, That all By-laws, or parts of By-laws, Resolutions, or any Act whatever, of the Western District Council, that are repugnant or contrary to the provisions of this By-law, shall be, and the same are hereby repealed.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, *REVE.*

### No. 15—A BY-LAW

*To provide for fixing the amount of Commutation for Statute Labor in the Township of Raleigh.*

PASSED 6TH MAY, 1861.

BE IT ENACTED by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54 of the Consolidated Statutes of Upper Canada:

I. That the rate of Commutation for Statute Labor, in the Township of Raleigh, shall be for each day assessed on the Assessment Roll, in each year thereof, the sum of One Dollar, in all cases where a person pays money in place of labor.

II. That all By-laws, or parts of By-laws, of the Corporation of the Township of Raleigh, inconsistent or repugnant to this By-law, shall be, and the same are hereby repealed.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, *REVE.*

### No. 16—A BY-LAW

*To amend a By-law passed the sixth day of August, 1860, entitled "A By-law to provide for the removal of obstructions from all streams and water-courses, in the Township of Raleigh."*

PASSED 17TH JUNE, 1861.

WHEREAS it is expedient and necessary for effectually removing all obstructions in streams and water-courses in the Township of Raleigh, according to the true intent and meaning of the above recited By-law, that the following sections be enacted and attached to said By-law:

*Be it therefore enacted* by the Municipal Council of the Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Con-

consolidated Statutes of Upper Canada, entitled "An Act respecting the Municipal Institutions of Upper Canada,"—

I. That notwithstanding anything contained in the above mentioned By-law, it shall be, and is hereby provided, a duty incumbent on the Overseers of Highways, in each of the Statute Labor Divisions in the Township of Raleigh, to inspect the creeks and water-courses in their respective Divisions, in order to see if they are obstructed by trees, brushwood, limbs, or other material, and to remove the same, if any therein, in accordance with the provisions of the second section of the above recited By-law; and shall, for the performance of said duties herein imposed on such Overseer, receive therefor the sum of One Dollar for each creek or water-course so cleared from such obstructions, extending through his Statute Labor Division, in accordance with the provision herein contained.

II. Any person or persons interfering with such Overseer of Highways, in the Township of Raleigh, in the discharge of the duties of his office, in removing such obstructions in any creek or water-course in his Statute Labor Division, shall, on conviction thereof, before any Justice of the Peace of the County of Kent, be liable to a penalty of not more than Ten Dollars nor less than One Dollar, together with costs, at the discretion of the convicting Justice.

III. On the Overseer of Highways, in any Statute Labor Division in the Township of Raleigh, refusing or neglecting to fulfill the duties herein imposed in this By-law upon such Overseer, he shall, on conviction thereof, before the Reeve, Deputy Reeve, or Justice of the Peace of the Township of Raleigh, be liable to a penalty of not more than Ten Dollars, nor less than One Dollar, together with costs, at the discretion of the convicting Justice.

IV. And this By-law shall be in force from the passing thereof.

STEPHEN WHITE, REEVE.

THOMAS JENNER, Clerk.

## No. 17—A BY-LAW

*To prevent Horses from running at large in the Township of Raleigh.*

PASSED 17TH JUNE, 1861.

WHEREAS it is expedient to prevent horses from running at large:

*Be it therefore enacted*, by virtue of, and under the authority of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

I. That from and after the passing of this By-law, it shall not be lawful for any horses to run at large in the Township of Raleigh; and it shall be lawful for any person resident therein, to distrain any horse, mare, filly or mule, when found running at large, and deliver the same to the Pound-keeper in the Ward or Division in which it was taken up.

II. That anything contained in any By-law inconsistent or contrary to the provisions of this By-law, be, and is hereby repealed.

STEPHEN WHITE, REEVE.

THOMAS JENNER, Clerk.

(See No. XXII.)

## No. 18—A BY-LAW

*To establish a Public Highway across the Fourth Concession, Eastern Boundary Line, between Lots Nos. 20 and 21, in the Township of Raleigh.*

PASSED 17TH JUNE, 1861.

WHEREAS application has been made to the Council of the Corporation of the Township of Raleigh, according to law in such cases made and provided, and the necessary notices given by this Council required for the same, for the establishing of a public highway across the Fourth Concession, reckoned by the Eastern Boundary Line, between Lots Nos. 20 and 21, in the said Township:

I. *Be it enacted* by the Municipal Council of the Corporation of the Township of Raleigh, in Council assembled, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada, that a public highway be, and is hereby established across the Fourth Concession, reckoned by the Eastern Boundary Line, between Lots numbered 20 and 21, in the Township of Raleigh, according to the Report herein attached, presented by T. C. Livingston, Township Surveyor, and described as follows, that is to say: Commencing on the Southerly side of the road allowance, between the Third and Fourth Concessions, (by the Eastern Boundary Line), and on the limits between Lots numbered 20 and 21, in the Fourth Concession, aforesaid; thence South, forty-five degrees West, along the Southerly side of the road allowance aforesaid, fifty links; thence South forty-five degrees East, parallel to the limits between Lots numbered 20 and 21, sixty-eight chains, more or less, to the Northerly side of the road allowance, between the Fourth Concession, by the Eastern boundary line, and the Eighth Concession from the River Thames; thence North forty-five degrees East, along the Northerly side of side-road allowance one chain; thence North, forty-five degrees West, parallel to the said limits between Lots numbered 20 and 21, sixty-eight chains, more or less, to the allowance for road between the Third and Fourth Concessions; thence South, forty-five degrees West, along the Southerly side of said allowance for road fifty links, more or less, to the place of beginning, containing by admeasurement six acres and eight square chains, be the same more or less.

II. And that this By-law shall come in force from and after the passing thereof.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, REEVE.

## No. 19—A BY-LAW

*To Abolish the Wards in the Township of Raleigh.*

PASSED 16TH SEPTEMBER, 1861.

WHEREAS a majority of the qualified electors of the Township of Raleigh have petitioned the Municipal Corporation of said Township as follows:

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follows:

"That the present Division of the Township of Raleigh into Wards is fraught with many evils, and so strongly are we convinced of the fact, that we are unanimous in our wish to have the Wards abolished, and have one general election; and by Section 271, Cap. 54, of the Consolidated Statutes of Upper Canada, it is enacted, that when a majority of the electors so desire, it shall be the duty of the Council, within one month thereafter, to pass such By-law in manner aforesaid.

"And whereas we the undersigned are certain of the benefits that would result to the Township from the repeal of the present By-law dividing said Township into Wards, we pray that your honorable body will be pleased to take this, our petition, into your consideration, and grant the same as desired. All of which is most respectfully submitted." Signed by Timothy Dillon, Esq., Alex. Peck, Esq., and three hundred and thirty-eight others.

And whereas by Section 271 of the Municipal Act, it is enacted that, in case a majority of the qualified electors of a Township, on the last revised Assessment Roll, do, by petition in writing, signed by them, apply to the Council of the Township to divide the Township into Wards, if not already so divided, or to abolish or alter, in manner specified in petition, any existing Division into Wards, the Council shall, within one month thereafter, pass a By-law to give effect to the petition, and shall in the By-law recite the petition and also the present Section of this Act, and shall declare that the By-law is passed in compliance with the prayer of the petition. And the By-law shall take effect on the first day of December next, after one month from the date of its first publication in some newspaper published in the County, or Union of Counties in which the Township is situated, or by printed handbills, posted in at least twenty public places in the Township.

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

I. That all By-laws now existing in the Township of Raleigh, with regard to the formation of the Township into Wards, be, and the same are hereby repealed, in compliance with the prayer of the hereinbefore recited petition.

II. That this By-law shall take effect on the first day of December next.

STEPHEN WHITE, REEVE.

THOMAS JENNER, Clerk.

## No. 20—A BY-LAW

*To make Rules of Order for the Municipal Corporation of the Township of Raleigh.*

PASSED 24TH DECEMBER, 1861.

BE IT ENACTED by the Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada, that the following shall be the Standing Rules of Order for the Municipal Corporation of said Township:

I. That all meetings of the Council shall commence at ten o'clock in the forenoon.

II. That immediately after the Reeve shall take the Chair, the Roll shall be called, the minutes of the last meeting read, and signed by the Reeve and Clerk.

III. That the Reeve shall preserve order and decorum, and shall decide all questions of order, subject to an appeal to the Council.

IV. That every Councillor, previous to his speaking, shall arise from his seat and address himself to the Reeve.

V. That when a member is speaking, no other Councillor shall hold discourse to interrupt him.

VI. That a Councillor called to order by the Reeve, shall sit down, unless when permitted to explain; and when two or more members rise together, the Reeve, or the person presiding, shall name the member who is to speak first.

VII. That upon a division on any question in the Council, the names of those who vote for, and of those who vote against the motion, shall be entered on the minutes, if any member desire it.

VIII. That no question shall be debated, or put, unless the same be submitted in writing, and seconded by some member of the Council.

IX. That all questions shall be put in the order in which they are moved.

X. That every By-law shall be introduced by a member of the Council for leave, specifying the object of it, or by a motion to appoint a Committee to prepare and bring it in.

XI. That every motion, when seconded, shall be read by the Clerk.

XII. That every By-law shall receive three several readings at least, previous to its final passing. At the second reading the Council shall go into Committee, and some Councillor, other than the Reeve, shall take the Chair; the By-law to be read clause by clause and adopted.

XIII. That all petitions and other papers addressed to the Council, shall be presented by a Councillor in his place, who shall be answerable to the Council that they contain no improper or impertinent matter, and all such petitions shall be read by the Clerk.

THOMAS JENNER, *Clerk.*

STEPHEN WHITE, *REEVE.*

### No. 21—A BY-LAW

*To provide for the performance of Statute Labor, and for the Commutation thereof in the Township of Raleigh.*

PASSED 10TH MARCH, 1862.

WHEREAS it is necessary and expedient to provide for the performance of the Statute Labor, and for the commutation thereof, and to define the duties of Overseers of Highways in the Township of Raleigh.

*Be it therefore enacted by the Municipal Corporation of the Township of Raleigh, Assembled under and by virtue of the Acts, Cap. 54 and 55, of the Consolidated Statutes of Upper Canada.*

I. That all Statute Labor chargeable against the property of residents, non-residents, or against persons not assessed for property in said Township, but liable to perform Statute Labor, may be commuted for a sum of money payable in lieu thereof, and that the commutation in money to be paid for each day's Statute Labor shall be One Dollar.

II. That all persons resident in said Township, liable to perform Statute Labor, wishing to pay the commutation money, shall inform the Overseer of their intention to do so, at the time he notifies them to perform their Statute Labor, and shall pay the commutation money to the said Overseer within three days after said notification.

III. That any person refusing or neglecting to perform their Statute Labor, or pay the commutation money in lieu thereof, after being warned by the Overseer of the same, shall forfeit and pay the sum of not less than Two Dollars for such refusal or neglect to perform said labor or pay said commutation money, to be recovered by complaint of the Overseer, before any Justice of the Peace having jurisdiction in the Municipality, and the said Justice is hereby authorized to hear and determine the case, and to issue a warrant of distress to any Constable, to levy the amount of fine and costs, by distress and sale of the goods and chattels of the party in default; and if sufficient distress cannot be found, then said Justice shall issue a warrant under his hand and seal, to commit the party to the Common Gaol, for a term not exceeding Six days; provided always, that the Overseer may, in place of making such complaint against persons who are assessed for real property, return to the Clerk their work as unperformed, and it shall be his duty to place on the Collector's Roll One Dollar for each day's labor, against the property of the person who are so returned.

IV. That it shall be the duty of the several Overseers in the respective Divisions, on notice of their appointment to the office of Overseer, within Twenty days to go before some Justice of the Peace, or the Clerk, and take and subscribe the declaration of office, and to apply to the Township Clerk for a list of the parties in his Division liable to perform Statute Labor, and the amount of such labor, and to cause the same to be performed, and a certified return made to the said Township Clerk, on or before the 1st day of August in each year, under a penalty of not less than Two Dollars, recoverable in the usual manner, before a Justice of the Peace having jurisdiction in the Municipality.

V. That it shall be the duty of the several Overseers to give to all parties in their respective Divisions, liable to perform Statute Labor, at least three days' notice of the time and place where such labor is to be performed, and the kind of tools or implements, horses or oxen that may be required to perform such Statute Labor.

VI. That it shall be the duty of the Overseers in their several Divisions to receive and expend all monies paid to them in lieu of Statute Labor, within the Division in which they are Overseers, by letting jobs by public sale, of which they are to give due notice by advertising the same within the Division, at least four days prior to the sale.

VII. It shall be the duty of the Overseers in the several Divisions, to allow to each able bodied man, working eight hours, one day's Statute Labor; and for every man with a team of horses or yoke of oxen, with plough, wagon, or scraper, three days. All damage to ploughs, wagons, horses or oxen, to be at the risk of the owners.

VIII. It shall be the duty of the several Overseers to see that the roads and bridges in their respective Divisions are in a good state of repair, so far as the Statute Labor can make them, and should any unforeseen damage occur to any road or bridge in their Divisions, to call out as many persons liable to perform Statute Labor as will repair the same, giving them a receipt for the time so employed, on account of the first Statute Labor they are liable to perform; and should any person refuse or neglect to attend when so called on by the Overseer, they shall be liable to the same fine as imposed for refusal or neglect to perform Statute Labor, to be recovered or enforced as provided in fourth clause of this By-law.

IX. It shall be the duty of the several Overseers to place on the Statute Labor lists, received from the Township Clerk, the names of all persons over twenty-one and under sixty years of age, residing in their Divisions, whose names are not on the Assessment Roll, but are liable to perform Statute Labor, and return the same in their respective returns, to the said Township Clerk.

X. That all By-laws passed prior to this, respecting the performance of Statute Labor, and the commutation thereof, be and are hereby repealed.

JOHN HALDANE, *Clerk.*

STEPHEN WHITE, REEVE.

(See No. XXX.)

### No. 22—A BY-LAW

*To amend a By-Law passed 17th June, 1861, entitled "A By-law to prevent Horses running at large in the Township of Raleigh."*

PASSED 6TH MAY, 1862.

BE IT ENACTED by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

That for and notwithstanding anything contained in the before recited By-law, or in the 105th Section of an Act respecting Municipal Institutions: It shall not be lawful for any person to recover damages occasioned by Horses running at large and breaking into their enclosures, except they have lawful fences as provided by By-law of this Township.

JOHN HALDANE, *Clerk.*

STEPHEN WHITE, REEVE.

(See No. XXVIII.)

### No. 23—A BY-LAW

*To divert and establish the River Road across Lots numbered Seven and Eight, in the Front Concession, Township of Raleigh.*

PASSED 5TH MAY, 1862.

WHEREAS application has been made to this Council, and all necessary forms complied with, according to law, to pass a By-law for diverting and

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establishing the Road running across Lots Seven and Eight, in the Front Concession, in said Township.

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada :

I. That the public highway on the bank of the River Thames, running across Lots Seven and Eight, in the Front Concession of said Township, be and is hereby diverted to a line surveyed for the purpose, by Arthur Jones, P. L. S., Township Surveyor, and which may be better known and described according to his report and diagram, viz : Commencing on the limits between Lots Seven and Eight, on the Northerly side of the old River road, thence South, forty-six degrees and thirty minutes East, four chains and thirty-two links, across the old road, and along the centre of the proposed road to the Southerly side of the same ; thence North, sixty-two degrees thirty minutes East, nine chains twelve links, following said side of proposed road to a post planted sixty feet from the North side of the old track, and on the limits between Messrs. Stockdale and Peck.

II. That John Edwards and Timothy Dillon be, and are hereby appointed a Committee to see that Francis Drake and William Stockdale, at their own expense, move the fences and put the new road in as good a state of repair as the old one now is, and it shall be the duty of said Committee to report to the Clerk of this Council on the above conditions being complied with.

III. That this By-law shall take effect as soon as said report is filed in the Clerk's office.

JOHN HALDANE, *Clerk.*

STEPHEN WHITE, REEVE.

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## No. 24—A BY-LAW

*To Divide the Township of Raleigh into Rural Road Divisions.*

PASSED 5TH MAY, 1862.

WHEREAS it is necessary to divide the Township of Raleigh into Rural Road Divisions :

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada, That there shall be five Rural Road Divisions in the Township of Raleigh, and that they shall be designated as follows :

I. The First Rural Road Division shall contain all that part of the Township of Raleigh, commencing on the Town Line dividing Harwich from Raleigh, opposite the centre of Lot number Twenty-Five, on the Eighth Concession ; thence West on the centre of the Eighth Concession to the side road between Lots numbers Twelve and Thirteen ; thence North on said side road to the River Thames ; thence East on the River Thames to the boundary line dividing the Corporation of the Town of Chatham from Raleigh ; thence South on said line to the Second Concession ; thence East on the Second Concession road to the Town Line between Harwich and Raleigh ; thence South to the centre of Lot number Twenty-five on the Eighth Concession, to the place of beginning.

II. The Second Rural Road Division shall contain all that part of the Township of Raleigh, commencing on the side road opposite the centre of Lot No. Twelve, on the Eighth Concession; thence West on the centre of the Eighth Concession to the Raleigh and East Tilbury Town Line; thence North on the Raleigh and East Tilbury Town Line to the River Thames; thence East on the River Thames to the side road between Lots numbers Twelve and Thirteen; thence South on the side road to the centre of the Eighth Concession, to the place of beginning.

III. The Third Rural Road Division shall contain all that part of the Township of Raleigh, commencing on the side road opposite the centre of Lot number Twelve, on the Eighth Concession; thence West on the centre of the Eighth Concession to the Raleigh and East Tilbury Town Line; thence South to the Fourteenth Concession; thence East on the line between the Thirteenth and Fourteenth Concessions to the side road between Lots numbers Twelve and Thirteen; thence North on said road to the centre of the Eighth Concession, to the place of beginning.

IV. The Fourth Rural Road Division shall contain all that part of the Township of Raleigh, commencing on the Town Line between Harwich and Raleigh, on the line between the Thirteenth and Fourteenth Concessions; thence West on the line between the Thirteenth and Fourteenth Concessions to the side road between Lots numbers Twelve and Thirteen; thence North on said side road to the centre of the Eighth Concession; thence East on the centre of the Eighth Concession to the Town Line between Harwich and Raleigh; thence South on said Town Line to the Fourteenth Concession, to the place of beginning.

V. The Fifth Rural Road Division shall contain all that part of the Township of Raleigh, commencing on the Town Line between Harwich and Raleigh, on the line between the Thirteenth and Fourteenth Concessions; thence West on the line between the Thirteenth and Fourteenth Concessions to the Town Line between East Tilbury and Raleigh; thence South on said Town Line to Lake Erie; thence East on the shore of Lake Erie to the Harwich and Raleigh Town Line; thence North on said Town Line to the Thirteenth Concession, to the place of beginning.

JOHN HALDANE, *Clerk*.

STEPHEN WHITE, REEVE.

## No. 25—A BY-LAW

To confirm the appointment of JOHN JENNER, in the Office of Clerk of the Municipal Corporation of the Township of Raleigh.

PASSED 30TH SEPTEMBER, 1862.

WHEREAS John Haldane, late Township Clerk, is deceased, and John Jenner being appointed by Resolution to that Office, it is necessary to confirm the appointment by By-law.

Be it therefore enacted by the Municipal Corporation of the Township of Raleigh, assembled under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

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I. That John Jenner be, and is hereby confirmed in the appointment of Clerk of this Corporation, as far as this Council can confirm and ratify the same, and that the said Clerk can continue to hold said office until removed by the Council.

II. That the Clerk is hereby required to enter into Bonds, himself in the sum of Fifty Dollars, and one Freeholder in the sum of Fifty Dollars; conditioned for the safe keeping of all Books, Papers, and Effects of every description or kind, belonging to the Corporation, and for the delivery of the same, when required to do so by the Council.

JOHN JENNER, *Clerk.*

STEPHEN WHITE, REEVE.

### No. 26—A BY-LAW

*To confirm the purchase of a certain piece of Land therein mentioned, for the purpose of building a Town Hall thereon, for the Township of Raleigh.*

PASSED 9TH FEBRUARY, 1863.

WHEREAS it is necessary that the Municipal Corporation of the Township of Raleigh shall hold a certain piece of Land for the purpose of building a Town Hall, and other necessary buildings thereon, for the use of the said Township of Raleigh.

I. *Be it enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada: That the half acre of Land on the South West corner of Lot number Fifteen, on the Eleventh Concession of the Township of Raleigh, purchased by the Corporation of the Township of Raleigh, from Francis Goulett, and held by a Deed made to the said Corporation by the aforesaid Francis Goulett, shall be held and is hereby held by the Municipal Corporation of the said Township of Raleigh, for the purpose of erecting a Town Hall and other necessary buildings thereon, for the use of the said Township of Raleigh.

II. And that this By-law shall come in force from and after the passing thereof.

JOHN JENNER, *Clerk.*

JOHN EDWARDS, REEVE.

### No. 27—A BY-LAW

*For the Regulating of Shops, and for granting Licenses, within the Township of Raleigh, to Shop Keepers.*

PASSED 16TH MARCH, 1863.

WHEREAS it is necessary and expedient that regulations should be made, for the sale, by retail, of Spirituous Liquors, Beer, Ale, or other fermented or

manufactured Liquors, in the class of houses known as Shops, in the Township of Raleigh :

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, in Council assembled, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada :

I. That when any person shall be desirous of obtaining a Shop License for the sale of Spirituous Liquors in this Township, he shall take out a License therefor, and shall pay for such License to the Treasurer of this Corporation, the sum of Ten Dollars; and such License shall be in force from the date thereof until the First day of March next following; and it shall be the duty of the Treasurer, on the payment of the sum of Ten Dollars for such License, to issue his order, or certificate, to the Clerk of this Township, authorizing him to issue such License to the applicant; and it shall be the duty of the Clerk, whenever any party shall produce to him an order from the Treasurer, to issue such License: Provided always, that no person having a Shop License shall be permitted to sell such Liquors in less quantities than one quart; nor shall any person allow any such Liquors sold by him to be consumed within his shop, or within the building of which such shop is a part, either by the purchaser thereof, or any other person not usually resident within such building.

II. That no person shall receive any License herein above mentioned, until he has produced to the Clerk, from at least six of the Freeholders resident in his locality, a certificate that he is a person of a good moral character; and every such fit and proper applicant shall, before he receives his License, enter into bonds to the Municipality—himself in the sum of Fifty Dollars, and two good and sufficient sureties in the sum of Fifty Dollars each—such bond to be conditioned for the payment of all fines and costs incurred for any offence against the provisions of this By-law; such bonds to be drawn by the Clerk, and to be filed in his office, for which he shall receive from the License the sum of One Dollar.

II. That any person guilty of any violation of the provisions of this By-law, shall, upon conviction thereof before the Reeve or Deputy Reeve, or any Justice of the Peace having jurisdiction in this Township, (or in case of selling Intoxicating Liquors without License, before two or more Justices of the Peace), forfeit and pay the sum of Twenty Dollars; one-half of which to be paid to the informer, and the remainder to the Treasurer of this Municipality, for the general purposes of the Township; and in default of payment of the same, with costs, it shall be lawful for the convicting Magistrate, or Magistrates, to levy the same by distress and sale of the goods and chattels of the offender; and in case no sufficient distress to satisfy the amount of the fine and costs is found, it shall be lawful for the convicting Magistrate or Magistrates to commit such offender to the Common Jail of the County, for any period not exceeding Twenty-one days.

IV. That all sums received for the hereinbefore mentioned Licenses shall be applied by the Treasurer to the general purposes of the Township.

JOHN JENNER, Clerk.

JOHN EDWARDS, REEVE.

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## No. 28—A BY-LAW

*To amend a By-law passed the 17th day of June, 1861, entitled, "A By-law to prevent Horses running at large in the Township of Raleigh." Also, a By-Law to regulate the duties of Pound-keepers, &c., passed the 14th day of March, 1859.*

PASSED 17TH AUGUST, 1863.

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

I. That it shall not be lawful for any person to impound any horse or horses for unlawfully running at large, except found on the enclosed premises of the person impounding the same, and doing damage.

II. That no horse or horses shall be sold by any Pound-keeper in this Municipality without first advertising the same in one of the local newspapers, giving a description of the color, natural and artificial marks of the animal, as near as may be; and the person claiming the animal shall pay for the advertisement.

III. That it shall not be lawful for any pig in the Township of Raleigh to run at large under fifty pounds weight.

IV. That where any farm, owned or occupied by any person or persons, fronts on the River Thames, or any other navigable stream, and the owner or occupier has a lawful fence thereon running to the river or stream, where the banks are low, and shall fence out into the water a distance of twelve feet, it shall be deemed lawful and sufficient; and any animal going round or passing through said fence, shall be dealt with the same as if it had passed through any other lawful fence, and the owner thereof shall be liable to all damages done by said animals.

V. Anything contained in the hereinbefore recited By-laws, consistent or inconsistent with the provisions of this By-law, be, and the same are hereby repealed.

JOHN EDWARDS, REEVE.

JOHN JENNER, Clerk.

## No. 29—A BY-LAW

*To regulate the duties of Overseers of Highways, with regard to the removal of obstructions on Public Highways in the Township of Raleigh, and for imposing Penalties on parties refusing or neglecting to remove such obstructions.*

PASSED 17TH AUGUST, 1863.

WHEREAS it has been made to appear to this Council that some of the highways in the Township of Raleigh are obstructed, by parties putting their fences and other nuisances on said highways.

And whereas it is necessary to provide for the removal of the same, and other obstructions that may hereafter exist:

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

I. That if any person or persons have, or shall wilfully stop up any road or roads, or allowance for roads in this Municipality, or have or shall obstruct the same by fencing over the line of road, or by placing any timber, saw-logs, wood, staves, manure, or any other matter or thing that can obstruct the travel or free passage of teams and travellers thereon, or shall place any carrion or offensive matter thereon, or if the owners of dead animals shall refuse or neglect to remove the same within twenty-four hours after notice from the Overseer of Highways to remove the same, and if any person or persons shall refuse or neglect to remove any obstructions which he or they may have placed in or on any of the public highways or road allowances in this Municipality, for the space of Ten days after receiving notice as aforesaid from any of the Overseers of Highways; and it shall be the duty of each Overseer of Highways, in his Division, to give said notice verbally or otherwise, and to prosecute in the name of the Corporation, all persons who may neglect or refuse to comply with said notice; and the person so refusing or neglecting shall forfeit and pay for each of the offences aforesaid, a sum of not less than One Dollar, nor more than Fifty Dollars; provided always, that the Overseers of Highways shall not give notice during the time crops are growing on the lands, for the removal of fences on the road.

II. That if any tree or trees shall be cut down, or shall fall out of any enclosed land, or other land which shall be occupied by a resident settler, in such way as to obstruct any public road or highway, the occupier of such land shall remove the same within twenty-four hours after notice received as aforesaid of such obstruction, under a penalty of One Dollar for each and every day such obstruction shall continue.

III. That if any of the Overseers shall refuse or neglect to give notice, and to prosecute as provided in the first and second sections of this By-law, on complaint to him by any resident in the Township, he shall be liable to a penalty of not less than One Dollar, nor more than Ten Dollars.

IV. That all offences against this By-law shall be prosecuted in a summary manner before the Reeve or any Justice or Justices of the Peace having jurisdiction in the Municipality, and on conviction, the penalty inflicted shall be recovered by distress and sale of the goods and chattels of the person or persons so convicted; and if sufficient distress shall not be found, the offender or offenders may be committed to the Common Jail of the County for a period not less than Six days, nor more than Twenty-one days.

One moiety of each penalty or fine shall go to the prosecutor, and the other moiety to the Treasurer of this Corporation, for the general purposes thereof.

JOHN JENNER, *Clerk.*

JOHN EDWARDS, *REEVE.*

## No. 30—A BY-LAW

*To Repeal the Fourth Section of a By-law entitled, "A By-law to provide for the performance of Statute Labor, and for the commutation thereof in the Township of Raleigh, passed March 10, 1862, and to make other provisions therefor."*

PASSED 8TH FEBRUARY, 1864.

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, in Council assembled, under and by virtue of the Acts, Caps. 54 and 55, of the Consolidated Statutes of Upper Canada :

I. That the fourth section of the above recited By-law is hereby repealed.

II. The following section shall be substituted for the repealed fourth section of the said By-law, and shall, in lieu thereof, be read as the fourth section of the said By-law : That it shall be the duty of the several Overseers in their respective Divisions, on notice of their appointment to the office of Overseer, within Twenty days to go before some Justice of the Peace, or the Clerk of this Municipality, and take and subscribe the declaration of office, and apply to the Township Clerk for a list of the parties in his Division liable to perform Statute Labor, and the amount of such Labor ; and to cause the same to be performed and a certified return made to the said Township Clerk, on or before the First day of September in each year, under a penalty of not less than Five Dollars, with costs, recoverable in the usual manner, before a Justice of the Peace having jurisdiction in the Municipality ; and it shall be the duty of the Clerk of this Corporation to prosecute every Overseer in this Municipality who neglects to make a certified return of the Statute Labor in his Division by the First day of September in each year.

III. That any person residing on a side-road in any of the Statute Labor Divisions, and his land adjoining the same, the Overseer shall allow him, and see that he performs his Statute Labor on the side-road where he resides.

STEPHEN WHITE, REEVE.

JOHN JENNER, Clerk.

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 No. 31—A BY-LAW

*To Repeal certain By-laws of the Municipal Corporation of the Township of Raleigh, entitled, "By-laws to define the limits of the different Statute Labor Divisions in the Township of Raleigh."*

PASSED 8TH FEBRUARY, 1864.

WHEREAS it is expedient and necessary to alter the existing Statute Labor Divisions in the Township of Raleigh, and to re-arrange them :

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, in Council assembled, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada,—

I. That the existing limits of the different Statute Labor Divisions in the Township of Raleigh are hereby abrogated and declared to exist no longer.

II. That from and after the passing of this By-law, the territorial limits of each Statute Labor Division in the Township of Raleigh shall be, and are hereinafter described, viz.:

The 1st Statute Labor Division shall contain the Lots Nos. 1 and 2, in the 1st Concession, and Lots Nos. 1, 2, 3, the west half of Lots 4 and 6, in the 2nd Concession.

The 2nd Statute Labor Division shall contain the Lots Nos. 7 and 8, in the 2nd Concession, or front; and the Lots Nos. 9, 10, 11 and 12, in the 3rd Concession, or front, W. B. line.

The 3rd Statute Labor Division shall contain the Lots Nos. 13, 14, 15, 16, 17 and 18, in the 3rd Concession, or front.

The 4th Statute Labor Division shall contain the north half of the Lots Nos. 19, 20, 21 and 22, on the front, or River Thames.

The 5th Statute Labor Division shall contain the Lots Nos. 1, 2, north-east half of Lot 4, and south half of 5 and 6, in the 3rd Concession, and the north half of Lots No. 1, 2, 4, 5, 6, in the 4th Concession, W. B. line.

The 6th Statute Labor Division shall contain the south halves of the Lots Nos. 1, 3, 4, 5 and 6, in the 4th Concession, and the north half of the Lots Nos. 1, 3, 4, 5 and 6, in the 5th Concession.

The 7th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11 and 12, in the 4th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11 and 12, in the 5th Concession.

The 8th Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, and 19, in the 4th Concession, and the North halves of the Lots Nos. 13, 14, 15, 16, 17, 18, and 19, in the 5th Concession.

The 9th Statute Labor Division shall contain the south halves of Lots Nos. 20, 21, and 22, in the front, or 1st Concession, E. B. line, and the north halves of Lots Nos. 20, 21 and 22, in the 2nd Concession, E. B. line.

The 10th Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 5th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 6th Concession.

The 11th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 5th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 6th Concession.

The 12th Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, 18, and 19, in the 5th Concession, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, 18, and 19, in the 6th Concession.

The 13th Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 6th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 7th Concession.

The 14th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 6th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 7th Concession.

The 15th Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, 18, and 19, in the 6th Concession, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, 18, and 19, in the 7th Concession.

The 16th Statute Labor Division shall contain the south halves of the Lots Nos. 20, 21, 22, and 23, in the 2nd Concession, E. B. line, and the north halves of the Lots Nos. 20, 21, 22, and 23, in the 3rd Concession, E. B. line.

The 17th Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 7th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in Concession A.

The 18th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 7th Concession, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, 18, and 19, in Concession A.

The 20th Statute Labor Division shall contain the south halves of the Lots Nos. 20, 21, 22, 23, and 24, in the 3rd Concession, E. B. line, and the north halves of the Lots Nos. 20, 21, 22, 23, and 24, in the 4th Concession, E. B. line.

The 21st Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in Concession A, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 8th Concession.

The 22nd Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in Concession A, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 8th Concession.

The 23rd Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, and 16, in Concession A, and the north halves of the Lots Nos. 13, 14, 15, 16, and 17, in the 8th Concession.

The 24th Statute Labor Division shall contain the south halves of the Lots Nos. 17, 18, and 19, in Concession A, and the south half of Lot No. 20, in the 4th Concession, E. B. line, and the north halves of the Lots Nos. 18, 19, 20, and 21, in the 8th Concession.

The 25th Statute Labor Division shall contain the south halves of the Lots Nos. 21, 22, 23, and 24, in the 4th Concession, E. B. line, and the north halves of the Lots Nos. 22, 23, 24 and 25, in the 8th Concession.

The 26th Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 8th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 9th Concession.

The 27th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 8th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 9th Concession.

The 28th Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, and 16, in the 8th Concession, and the north halves of the Lots Nos. 13, 14, 15, and 16, in the 9th Concession.

The 29th Statute Labor Division shall contain the south halves of the Lots Nos. 17, 18, 19, and 20, in the 8th Concession, and the north halves of the Lots Nos. 17, 18, 19, and 20, in the 9th Concession.

The 30th Statute Labor Division shall contain the south halves of the Lots Nos. 21, 22, 23, 24, and 25, in the 8th Concession, and the north halves of the Lots Nos. 21, 22, 23, 24, and 25, in the 9th Concession.

The 31st Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 9th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 10th Concession.

The 32nd Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 9th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 10th Concession.

The 33rd Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, 18, 19, 20, and 21, in the 9th Concession, and the

north halves of the Lots Nos. 13, 14, 15, 16, 17, 18, 19, 20, and 21, in the 10th Concession.

The 34th Statute Labor Division shall contain the south halves of the Lots Nos. 19, 20, 21, 22, 23, 24, and 25, in the 9th Concession, and the north halves of the Lots Nos. 19, 20, 21, 22, 23, 24, and 25, in the 10th Concession.

The 35th Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 10th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 11th Concession.

The 36th Statute Labor Division shall contain the South halves of the Lots Nos. 7, 8, 9, 10, 11 and 12, in the 10th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 11th Concession.

The 37th Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 10th Concession, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 11th Concession.

The 38th Statute Labor Division shall contain the south halves of the Lots Nos. 19, 20, 21, 22, 23, 24, and 25, in the 10th Concession, and the north halves of the Lots Nos. 19, 20, 21, 22, 23, 24, and 25, in the 11th Concession.

The 39th Statute Labor Division shall contain the South halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 11th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 12th Concession.

The 40th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 11th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 12th Concession.

The 41st Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 11th Concession, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 12th Concession.

The 42nd Statute Labor Division shall contain the south halves of the Lots Nos. 19, 20, 21, 22, 23, 24, and 25, in the 11th Concession, and the north halves of the Lots Nos. 19, 20, 21, 22, 23, and 24, in the 12th Concession.

The 43rd Statute Labor Division shall contain the south halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 12th Concession, and the north halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 13th Concession.

The 44th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 12th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 13th Concession.

The 45th Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 12th Concession, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 13th Concession.

The 46th Statute Labor Division shall contain the south halves of the Lots numbers 19, 20, 21, 22, 23, and 24, in the 12th Concession, and the north halves of the Lots Nos. 19, 20, 21, 22, 23, and 24, in the 13th Concession.

The 47th Statute Labor Division shall contain the South halves of the Lots Nos. 2, 3, 4, 5, and 6, in the 13th Concession, and all of the Lots Nos. 2, 3, 4, 5, and 6, in the 14th Concession.

The 48th Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 13th Concession, and the north halves of the Lots Nos. 7, 8, 9, 10, 11, and 12, in the 14th Concession.

The 49th Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 13th Concession, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 14th Concession.

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The 50th Statute Labor Division shall contain the south halves of the Lots Nos. 19, 20, 21, 22, 23, and 24, in the 13th Concession, and the north halves of the Lots Nos. 19, 20, 21, 22, 23, and 24, in the 14th Concession.

The 51st Statute Labor Division shall contain the south halves of the Lots Nos. 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18, in the 14th Concession, the Gore Lots Nos. 9, 10, 11, and 12, and the north halves of the Lots Nos. 13, 14, 15, 16, 17, and 18, in the 15th Concession by W. B. line.

The 52nd Statute Labor Division shall contain the south halves of the Lots Nos. 19, 20, 21, 22, 23, and 24, in the 14th Concession, and the north halves of the Lots Nos. 19, 20, 21, 22, 23, and 24, in the 15th Concession.

The 53rd Statute Labor Division shall contain the south halves of the Lots Nos. 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24, in the 15th Concession, and the whole of the Gores and Lots Nos. 17, 18, 19, 20, 21, 22, 23, and 24, in the 15th Concession.

The 54th Statute Labor Division shall contain the Lots Nos. 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, and 163, on the Talbot Road.

The 55th Statute Labor Division shall contain the Lots Nos. 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, and 152, on the Talbot Road.

The 56th Statute Labor Division shall contain the Lots Nos. 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, and 140, on the Talbot Road.

The 57th Statute Labor Division shall contain the Lots Nos. 22, 23, and the west half of 24, in the 18th, on 1st Concession.

III. That the Concession lines along the Lots Nos. 1 and 25, in the County Divisions, shall be considered as belonging to the Division to which they adjoin; and the Overseers in the Divisions abutting thereto shall have the oversight, and work them the same as any other part of the road over which they have charge.

STEPHEN WHITE, REEVE.

JOHN JENNER, Clerk.

## No. 32—A BY-LAW

*For the Opening and Establishing of a Public Highway through Lot No. 151, Talbot Road, in the Township of Raleigh.*

PASSED 2ND MAY, 1864.

WHEREAS application has been made to this Council to open up the Centre Road to the bank of Lake Erie :

And whereas Isaac Flater has offered to grant the right of way for a Road through Lot No. 151, for the sum of Fifty Dollars :

And whereas the notices required by law have been given, and the Council being of opinion that the said Road should be opened out to the bank of Lake Erie :

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, assembled under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada :

I. That a Public Highway be, and is hereby established, according to a Report presented to this Council by Arthur Jones, P. L. Surveyor, as follows: Commencing at a point on the Northerly side of the Talbot Road, equidistant between two undisputed stone monuments, marking on said side of Talbot Road the limits of Lot No. 151, thence North, forty-five degrees West, through the centre to the rear of said Lot No. 151; the allowance of Road, fifty feet wide, being laid out at right angles, along the Westerly side of said centre line.

II. That this By-law shall take effect as soon as the said Isaac Flater shall give a proper release of the Land to the Corporation of the Township of Raleigh.

JOHN JENNER, *Clerk.*

STEPHEN WHITE, *Reeve.*

### No. 33—A BY-LAW

*To raise by way of Loan the sum of Two Thousand Dollars, upon Interest, payable in Four years, for the purpose of constructing a certain Drain on the Raleigh Plains.*

PASSED 16TH MAY, 1864.

WHEREAS a majority of the resident owners of the property in that part of the Township described as follows, viz.: Bounded on the West by the line between the Lots numbered 6 and 7, on the North by the River Thames, on the East by the line between the Lots numbered 18 and 19, and on the South by the 8th Concession, have petitioned the Municipal Corporation of said Township to construct a Drain from the Duck Pond to the head of Jennett's Creek, on Lot numbered 7, in the 4th Concession:

And whereas the Council are of opinion that the draining of the locality described would greatly benefit the Township:

And whereas it is necessary and expedient to raise by way of loan, the sum of Two Thousand Dollars, with interest, to be applied in constructing the above Drain, to be hereafter assessed and collected under Sections 278 and 279 of the hereinafter recited Act, from the locality above described:

And whereas it will require the sum of Five Hundred and Seventy-five Dollars to be raised annually for the period of Four years, for paying the debt and interest created by this By-law:

And whereas the amount of the whole ratable property of the Township of Raleigh, according to the last revised Assessment Roll, amounts to Four Hundred and Ninety-seven Thousand, and Eighteen Dollars:

And whereas it will require an annual special rate of One Mill, and Two-tenths of a Mill on the Dollar, in addition to all other rates, to be levied and collected in each year, for four years, for paying the interest and creating a Sinking Fund for paying the principal of said debt:

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, assembled under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

I. That it shall and may be lawful for the said Municipal Corporation of the Township of Raleigh to raise, by way of loan, and at a rate of interest not

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exceeding six per cent. per annum, the sum of Two Thousand Dollars, to be paid in four years, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the Debentures herein-after mentioned.

II. That it shall and may be lawful for the Reeve of the Township of Raleigh to cause Debentures to be made out, not exceeding the sum of Two Thousand Dollars, nor less than One Hundred Dollars each, such Debentures to be under the Seal of the Corporation, and to be signed by the Reeve and Treasurer; and the time or times of payment thereof not to be more than Four years from the date of this By-law.

III. That the interest on said Debentures shall be payable half-yearly, at the Commercial Bank at Chatham, and the principal of said Debentures shall be payable at the said Bank, at such time or times as it may become due.

IV. That an equal special rate of One Mill, and Two-tenths of a Mill on the Dollar, shall be levied and collected, in addition to all other rates in each and every year during Four years, and that the proceeds of such special rates shall be applied in creating a Sinking Fund, and the payment of said debt and interest thereon, until the same be fully paid and satisfied.

V. That the said sum of Two Thousand Dollars, when obtained, shall be paid to the Treasurer, and applied according to the true intent of this By-law.

VI. That this By-law shall be submitted to a vote of the qualified electors of the Township of Raleigh, according to the last revised Assessment Roll, and for that purpose a Poll shall be opened at the Town Hall, on the Twentieth day of April, at the hour of Ten o'clock in the forenoon, to be continued and conducted in the same manner, as nearly as may be, as at a Municipal Election.

VII. That John Jenner is hereby appointed Returning Officer to take the votes at such place.

VIII. That every qualified elector on the last revised Assessment Roll shall be allowed to record his vote for or against the passing of this By-law, by voting yea or nay; and the Returning Officer shall, on the day after the closing of the Poll, return his Poll Book, verified, to the Clerk of this Corporation.

IX. The Clerk shall add up the number of votes for and against the same, namely, the yeas and nays, and shall certify to the Council, under his hand, whether the majority have approved or disapproved of the said By-law.

STEPHEN WHITE, REEVE.

JOHN JENNER, Clerk.

## No. 34—A BY-LAW

*For the Opening and Establishing of a Public Highway across the Concessions numbers Six and Seven, between the Lots numbers Nine and Ten, in the Township of Raleigh.*

PASSED 22ND AUGUST, 1864.

WHEREAS application has been made to this Council, according to law in such cases made and provided, and the necessary notices given, required for the same, viz.: for the opening and establishing of a Public Highway across

Concessions numbered Six and Seven, between Lots numbered Nine and Ten, in the Township of Raleigh :

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, assembled under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada :

I. That a Public Highway be, and is hereby established, according to a Report presented to this Council by Arthur Jones, Provincial Land Surveyor : Commencing on the Southerly limits of the line between the Fifth and Sixth Concessions, on the line between Lots numbers Nine and Ten, and proceeding along said line between said Lots numbers Nine and Ten, to the Northerly limits of the line between the Seventh and Eighth Concessions ; said Road being Thirty-three feet on either side of said line.

II. That this By-law shall take effect as soon as this Council shall have received certificates from the owners of the Land, consenting to grant the right of way for said Road.

JOHN JENNER, *Clerk.*

STEPHEN WHITE, *REVE.*

### No. 35—A BY-LAW

*To make provision for Draining a certain locality in the Township of Raleigh.*

PASSED 5TH SEPTEMBER, 1864.

WHEREAS a majority of the resident Land owners in the locality hereinafter described, that is to say : Commencing on the Northern limits of the Eighth Concession, at the line between Lots numbers Six and Seven ; thence Northerly along said line to the banks of the River Thames ; thence Easterly along the banks of the said River to the line between Lots numbers Eighteen and 19 ; thence Southerly along said line to the Northerly limits of the Eighth Concession ; thence Westerly along said line to the place of beginning, —have petitioned the Municipal Council of the Township of Raleigh that the locality above described may be drained :

And whereas an examination of the locality proposed to be drained has been made, and a plan and estimates of the work to be done has been furnished by Arthur Jones, P. L. S. :

And whereas it is the opinion of the Municipal Corporation of the Township of Raleigh, that the draining of the said locality, according to the aforesaid plan, would greatly benefit the Township :

And whereas it is necessary, for the purpose of draining the said locality, and for paying the expenses incidental thereto, to provide the sum of Two Thousand Three Hundred Dollars :

*Therefore be it enacted*, by the Municipal Corporation of the Township of Raleigh, in Council assembled, under and by virtue of the Consolidated Statutes of Upper Canada, Cap. 54 Section 279, and it is hereby enacted by the authority of the same, as follows :

I. That the locality in the Township of Raleigh hereinbefore described, shall be drained according to the plan and estimates of the same drawn by Arthur Jones, Provincial Land Surveyor.

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Land Surveyor:  
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II. That there shall be raised, levied and collected, the sum of Two Thousand Three Hundred Dollars, for the purpose of paying the cost of said draining and the expenses incidental thereto, upon the several lands in the locality aforesaid, in proportion to the benefit to be derived therefrom by each Lot, as set forth in the Schedule hereunto annexed, and forming part of this By-law; subject, nevertheless, to an appeal by the parties interested, in each case.

III. That the sum of Two Thousand Three Hundred Dollars shall be paid by the proprietors of said lands, at the times and in the manner following, that is to say : One-fourth thereof shall be paid along with the ordinary Assessments for the present year, and shall be collected on or before the Fourteenth day of December next; one-fourth thereof with the ordinary Taxes for the year 1865, and shall be collected on or before the Fourteenth day of December, 1865; one-fourth with the ordinary Taxes for the year 1866, and shall be collected on or before the Fourteenth day of December, 1866; and one-fourth with the ordinary Taxes for the year 1867, and the same shall be collected on or before the Fourteenth day of December, 1867.

IV. That the work to be performed under the provisions of this By-law, shall be let by public contract to the lowest bidder, (subject to his security being approved), by the Commissioners to be appointed by this Council to let and superintend the same; and that Arthur Jones, P. L. S., Township Surveyor, is hereby appointed to measure and to give estimates of the work done, at any time when ordered by the Commissioners aforesaid.

V. That this By-law shall be published in the *Western Union and Weekly Reformer* newspaper, for three months before the final passing thereof.

*Schedule showing the benefit to be derived by each Lot from the Drainage to be performed under this By-law.*

**WESTERN BOUNDARY LINE.**

[illegible]

## NOTICE.

I hereby certify the above to be a true copy of a By-law to be taken into consideration, and finally passed by the Municipal Corporation of the Township of Raleigh, on Monday, the Twenty-second day of August next, at the Town Hall in said Township.—JOHN JENNER, *Township Clerk*.

*Raleigh, May 16th, 1864.*

(First published May 19th, 1864.)

JOHN JENNER, *Clerk*.

STEPHEN WHITE, *REEVE*.

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No. 86—A BY-LAW

*To Appoint and to confirm the Appointment of certain Municipal Officers of the Township of Raleigh, and to provide for the Salaries of the same, for the year 1865.*

PASSED 13TH FEBRUARY, 1865.

WHEREAS it is necessary that the Municipal Officers appointed by this Corporation in each year, should be appointed under the Seal thereof:

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

I. That George Coutts, nominated by the Reeve, and R. J. Morrison, nominated by the Council, are hereby confirmed in the Office of Auditors.

II. That Silas J. Harvey is hereby confirmed in the Office of Assessor; and it shall be his duty to complete and return the Roll to the Clerk, not later than the Fifteenth day of April.

III. That Martin Dillorm is hereby confirmed in the Office of Collector.

IV. That Magness Crawford is hereby confirmed in the Office of Inspector.

V. That Arthur Jones, Esq., is hereby confirmed in the Office of Township Surveyor.

VI. That the Auditors' Salaries shall be the sum of Five Dollars each, and no more.

VII. That the Salary of the Assessor shall be the sum of Seventy Dollars, and no more.

VIII. That the Salary of the Collector shall be the sum of Forty-five Dollars, and no more, except the sum of Five per cent. on all sums of money collected by him as Special Rates for Common School purposes.

IX. That the Salary of the Inspector of Houses of Public Entertainment shall be the sum of Eight Dollars, and no more.

X. That the Salary of the Clerk shall be the sum of One Hundred and Fifty Dollars, and no more.

XI. That the Salary of the Treasurer shall be the sum of Sixty-five Dollars, and no more..

XII. That the following persons are hereby appointed Overseers of Highways in the different Statute Labor Divisions, viz.:

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Alexander Sterling,  
James N. Holmes,  
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Richard Brayne,  
Adolph Myers,  
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Jacob Frederick,  
David Robertson,  
Robert Ross,  
Henry West,  
John McNamara,  
Allen Cooper,  
James Chenick,  
Francis Thackery,  
Jarrison Shadd,  
James Rolfe,  
Abraham Alkins,  
Donald McPherson,  
B. M. Spadin,  
George Harris,  
Gabriel H. Green,  
Richard Jordan,  
John Ball,  
Andrew J. Harding,  
Green Doo,  
John L. Doyle,

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John Doyle,  
Charles Dale,  
James Gillhula,  
Wm. Garle,  
Duncan Ritchie,  
William Hurst,  
Patrick Gillhula,  
Jerome Boome,  
John Early,  
James King,  
George Hatter,  
Daniel White,  
Silas West,  
Samuel Jones,  
Alfred Hooper,  
James Russell,  
Peter Simms,  
William Harvey,  
George Pike,  
Robert Shaw,  
Thomas Gill,  
Isaac Askew,  
David Toll,  
Magness Crawford,  
James Nagles,

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XIII. The following persons are hereby appointed Pound-keepers, viz.:

IN THE FIRST RURAL ROAD DIVISION—Richard Brown, William Irwin, and William Holmes.

IN THE SECOND RURAL ROAD DIVISION—John Mason and John Trainor.

IN THE THIRD RURAL ROAD DIVISION—Thomas Scott and John Carter.

IN THE FOURTH RURAL ROAD DIVISION—Andrew Pardo, William Mansell, and R. B. Parr.

IN THE FIFTH RURAL ROAD DIVISION—John P. Hughson and Daniel Staunton.

XIV. The following persons are hereby appointed Fence-viewers, viz.:

IN THE FIRST RURAL ROAD DIVISION—Charles Clark, Oscar Dolsen, and Niman Holmes.

IN THE SECOND RURAL ROAD DIVISION—Thomas Williamson, Michael Kearns, and John Carley.

IN THE THIRD RURAL ROAD DIVISION—John Finn, Joseph Randall, and Samuel King.

IN THE FOURTH RURAL ROAD DIVISION—John Flook, Nelson Sheply, and Thomas Boyce.

IN THE FIFTH RURAL ROAD DIVISION—Isaac Bostwick, Isaac Fleeter, and William Sandisson.

XV. That the appointment of the above named persons to the Offices of Auditors, Assessor, Collector, Inspector, Surveyor, Overseers, Pound-keepers, and Fence-viewers, shall continue till their successors are duly appointed and sworn into office, according to law.

XVI. That the appointment of the Collector, and the Inspector of Houses of Public Entertainment, shall be in force as soon as these Officers have lodged with the Clerk of this Corporation the necessary Bonds, duly approved of by the Council.

XVII. That any person neglecting or refusing to take the Declaration of Office or Qualification, within Twenty days after their appointment, and being notified of the same, shall be liable to a penalty of not less than One Dollar, nor more than Ten Dollars, to be recovered in the usual manner, on the complaint of the Clerk, before any Justice of the Peace having jurisdiction in the Municipality.

XVIII. That in case either or any of the above named persons shall be disqualified from serving in the aforementioned capacities of Overseers of Highways, Pound-keepers, or Fence-viewers, or shall die, or shall be discharged from any of the said Offices, or that any of the said Offices shall become vacant in any of the Rural Road Divisions, it shall be lawful for the Councillor in such Rural Road Division in which such vacancy shall occur, to appoint another Officer to such vacant Office, and such appointment shall be valid and effectual, on serving the Clerk of the Corporation with a notice in writing, signed by the Councillor of the Rural Road Division in which such appointment shall be made, of the same.

JOHN JENNER, *Clerk.*

STEPHEN WHITE, *REEVE.*

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### No. 87—A BY-LAW

*To allow certain parties hereinafter named to compound for their Statute Labor in the Township of Raleigh.*

PASSED 13TH FEBRUARY, 1865.

WHEREAS John Finn, William Barry, and James Dillon, of this Township, having made application to this Corporation to compound for their Statute Labor for a term of Five years, in improving the Road along Lot numbered One, between Concessions Nine and Ten, and Ten and Eleven:

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, in Council assembled, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada:

I. That John Finn and William Barry is hereby allowed to compound for their Statute Labor for a term of Five years, in making certain improvements along the Lot numbered One, on the line between Concessions numbered Nine and Ten.

II. That James Dillon is hereby allowed to compound for his Statute Labor for a term of Five years, in making certain improvements along Lot One, on the line between Concessions Ten and Eleven.

III. That Councillor Slade is hereby appointed a Committee to let and superintend the work, and report to the Clerk not later than the First day of September, 1865.

JOHN JENNER, *Clerk.*

STEPHEN WHITE, *REEVE.*

## No. 38—A BY-LAW

*To appropriate the Monies collected by the Treasurer of the County of Kent, from Non-Resident Lands in the Township of Raleigh.*

PASSED 13TH FEBRUARY, 1865.

WHEREAS it is necessary to define the manner in which the Moneys arising from the Non-Resident Lands in this Township, shall be hereafter expended :

And whereas it is just and reasonable that the Moneys arising from Statute Labor should be expended for the benefit of the Lands from which they are collected :

*Be it therefore enacted* by the Municipal Corporation of the Township of Raleigh, in Council assembled, under and by virtue of an Act, Cap. 54, of the Consolidated Statutes of Upper Canada :

I. It shall be the duty of the Clerk, annually, as soon as he shall ascertain the amount collected from Non-Resident Lands in this Township, to appropriate the same to the several Rural Road Divisions, giving, as near as may be, to each, the amount received from Statute Labor, and an equal proportion of the balance remaining.

II. To notify each respective Councillor, and the Treasurer, of the amount so appropriated, giving the amount derived from Statute Labor and otherwise.

III. It shall be the duty of each Councillor to expend the amount so appropriated in the improvement of the Roads and Bridges in his Division ; and he is hereby empowered to grant orders on the Treasurer of this Corporation, to the parties fulfilling contracts, to the amount so appropriated, stating the nature of the work done, and where it was performed.

JOHN JENNER, *Clerk.*

STEPHEN WHITE, REEVE.

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# TREASURER'S STATEMENT

OF

## Receipts and Disbursements

FOR THE

## TOWNSHIP OF RALEIGH,

FOR THE YEAR 1864;

WITH THE

AUDITORS' REPORT THEREON.

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FEBRUARY 18TH, 1865.

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# AUDITORS' REPORT.

**SAMUEL SHEPLY, TREASURER,**

IN ACCOUNT WITH THE MUNICIPALITY OF THE TOWNSHIP OF RALEIGH, FOR THE RECEIPT AND EXPENDITURE OF TOWNSHIP FUNDS DURING THE YEAR 1864.

## RECEIPTS---DR.

1864.			
Jan'y 1	To balance on hand from 1863,		\$1501 65
18	" Timothy Dillon, Esq., Fines,		1 00
"	" Henry Manning, Esq., Fines,		1 00
"	" Patrick Brady, Non-Resident S. R. refunded,		1 85
Feb'y 22	" Andrew Pardo, Tavern License,	\$20 00	
"	" William Mansell, " "	20 00	
"	" Nelson Chapman, " "	20 00	
"	" James Drake, " "	20 00	
"	" Isaac Wilcox, " "	20 00	
"	" Henry Pardo, " "	20 00	
"	" R. B. Parr, " "	20 00	
27	" C. G. Charteris, Wild Land Tax,	20 00	140 00
May 2	" D. C. Echlin, Shop License,		829 55
June 14	" John Hughson, Pound Fines,		10 00
Sept. 23	" Debentures,		1 00
Nov. 8	" Per centage on Exchange of Bills,		1438 00
Dec. 12	" William Dolsen, amount collected,		20 00
30	" Stephen White, Esq., Fines,		3795 28
			4 50
	Total Receipts,.....		\$7743 83

## EXPENDITURE---DR.

1864.		
Feb'y 27	By C. G. Charteris, balance of County claim, 1863,	\$800 00
"	" Appropin of Wild Land Tax to R. D's, each \$180.63,	903 15
Dec. 14	" C. G. Charteris, on County claim,	1200 00
"	" Apportionment to Raleigh R. P. D. A.,	2033 00

### SALARY ACCOUNT.

Jan'y 18	By Timothy Dillon, Councillor's wages,	\$1 50
"	" John Edwards, " "	1 50
Mar. 30	" John Jenner, Clerk,	30 67

May	3	" Silas J. Harvey, Assessor,	70 00	
"	"	" George Couts, Auditor,	5 00	
"	"	" Wm. H. White, "	5 00	
Aug.	22	" John Jenner, Clerk,	30 00	
Nov.	1	" John Jenner, Clerk, for extra services,	15 00	
"	"	" " " " "	40 00	
"	"	" " " selecting Jurors,	7 00	
"	"	" Stephen White, " "	3 50	
"	"	" Silas J. Harvey, " "	3 50	
Dec.	16	" Robert Williams, License Inspector,	8 00	
"	19	" Stephen White, Councillor's Wages,	16 50	
"	"	" Nathaniel Hughson, " "	15 00	
"	"	" Gilbert H. Dolsen, " "	16 50	
"	"	" Robert Slade, " "	16 50	
"	"	" Thomas Crow, " "	16 50	
"	"	" William Dolsen, Collector,	50 00	
"	"	" Sam'l Sheply, Treasurer, extra labor on ac- count of Silver,	5 00	
"	"	" Samuel Sheply, Treasurer,	60 00	
"	"	" John Jenner, Clerk, balance Salary,	20 00	436 67

### CHARITY ACCOUNT.

Jan'y	18	By Michael Dooley, care of Pauper,	\$4 00	
Feb'y	8	" " " "	3 00	
Mar.	28	" " " "	10 00	
May	2	" David Steward, Pauper,	10 00	
"	"	" Jane Brown, " "	5 00	
"	"	" Michael Dooley, for Dr. Barr,	10 00	
"	16	" Levi Jackson, Pauper,	22 00	
"	"	" John Cronan, " "	10 00	
"	"	" Michael Dooley, care of Pauper,	5 00	
Sept.	5	" John M. Kersey, Coffins for Paupers,	6 00	
Oct.	31	" Nathaniel Hughson, Coffin for "	3 00	
Nov.	4	" Michael Dooley, care of Pauper,	4 14	
"	"	" D. C. Echlin, Grave clothes for Pauper,	3 00	
"	"	" Henry Haley, for Pauper,	10 00	
"	"	" Anthony Bell, digging Grave for Pauper,	1 00	106 14

### NON-RESIDENT S. R. ACCOUNT.

Aug.	22	By James King, Trustee S. S. No. 6,	\$43 63	
"	"	" Hugh Rolland, " " 11,	31 87	
"	"	" Rev. Wm. King, " " 7,	56 40	
Sept.	7	" Thomas Crow, " " 2,	18 68	
Oct.	16	" James Toll, " " 9,	4 27	
"	31	" James King, " " 6,	5 28	
Nov.	4	" Stephen White, " " 8,	55 76	
Dec.	19	" Robert Slade, " " 13,	30 59	
"	"	" Joseph Heatherington, " " 1,	19 88	
"	"	" Archib'd McNeil, " " 11,	31 87	
"	"	" Richard Jordan, " " 12,	14 75	
"	"	" Abram Shadd, " " 4,	32 34	
"	"	" Peter Doyle, R.C., " " 5,	1 23	
"	"	" Stephen White, " " 8,	2 03	
"	"	" Trustees of " " 3,	9 38	
"	"	" " " " " 12,	17 33	
"	"	" " " United " " 1,	19 41	394 70

### TOWN HALL ACCOUNT—(BALANCE.)

Jan'y	18	By William Smith, balance on Fence,	\$40 00	
"	"	" " " sundries,	2 10	
"	"	" Stephen White, Insurance,	3 50	
"	"	" G. Bennett, Sr., seeding and planting Trees,	6 50	52 19

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May	2	By John Jenner, Returning Officer, E.,	\$4 00
"	"	" Silas J. Harvey, Poll Clerk,	2 00
"	"	" Cameron & Brother, Printing Notices, &c.	25 00
Aug.	22	" Arthur Jones, re-staking Drain,	20 00
"	"	" Cameron & Brother, Printing,	20 50
Oct.	3	" William Rue, on Job,	15 00
"	16	" Robert Ross, on Job,	40 00
"	"	" Geo. Shreve, "	50 00
"	"	" Jesse Dubois, "	53 46
"	28	" Patrick Kalhar, "	107 10
Nov.	1	" Cameron & Brother, Printing,	6 50
"	4	" Gabriel Green, on Job,	21 42
"	"	" Martin Green, "	15 00
"	"	" William Rue, "	10 00
"	"	" Thomas Irwin, "	29 61
"	"	" George Shreve, "	40 00
"	"	" Abram Collins, "	20 00
"	"	" Robert Ross, "	50 00
"	"	" Nathan Bell, "	20 00
"	"	" Ninian Holmes, "	35 00
"	"	" Geo. Charleston, "	30 00
"	5	" Henson Cregg, "	12 89
"	"	" William Rue, "	20 00
"	"	" John M. Taylor, "	13 00
"	"	" Martin Green, "	15 00
"	"	" Wm. Leys, "	65 89
"	"	" James Sutor, "	69 75
"	"	" John Sutor, "	65 97
"	8	" Nathan Bell, "	51 46
"	"	" John Banister, "	121 77
"	"	" Geo. Charleston, "	25 00
"	"	" Abram Collins, "	40 00
"	"	" George Shreve, "	100 00
"	15	" Robert Ross, "	75 00
"	"	" E. N. Prince, "	14 02
"	"	" Ninian Holmes, "	50 00
Dec.	12	" Robert Ross, "	75 00
"	"	" George Shreve, "	27 00
"	15	" Robert Ross, "	97 20
"	16	" John M. Taylor, "	43 48
"	19	" Geo. Charleston, "	9 09
"	"	" Gilbert H. Dolsen, on Committee,	15 00
"	"	" Thomas Crow, "	13 50
"	"	" Stephen White, Chairman of Committee,	9 00
"	"	" Arthur Jones, calculating Drain,	30 00
"	"	" William Rue, on Job,	9 70
"	"	" Simon Hock, "	12 00
"	"	" " " "	20 00
"	"	" Martin Green, "	5 00
Balance January 1, 1865,			312 68
			\$2033 00

## Account of Roads and Bridges.

### DIVISION NO. ONE.

1864.	DR.	
Feb'y 27	To appropriation for Wild Land Tax,	\$ 80 63
Aug. 22	" " "	100 00
		\$180 63

## CR.

Jan'y 1	By amount overdrawn,		
June 23	" O. I. Dolsen, making new Bridge on Thames R.,	\$6 12	
Aug. 22	" McKellar & Dolsen, Plank for Bridges,	50 00	
Oct. 22	" Richard Jordan, ditching on 8th Con.,	30 20	
31	" John West, Spikes,	15 75	
"	" Francis Thackery, Plank,	0 50	
Dec. 19	" Edward Collins, clearing Creek,	1 12½	
"	" H. Craig, repairing Bridge,	2 50	
"	" Wm. Irwin, repairing Roads,	3 25	
"	" Robert Sansbury, repairing Scrapers,	4 00	
"	" J. & W. McKeough, Spikes,	1 87	
"	" John L. Dolsen, Plank,	2 90	
"	" Gilbert H. Dolsen, per centage,	12 03	
"	" Balance to new Account,	9 03	
		41 35½	
			\$180 63

## DIVISION NO. TWO ACCOUNT.

## DR.

1864.			
Jan'y 1	To balance from 1863,	\$ 4 38	
Feb'y 27	" Appropriation from Wild Land Tax,	80 63	
Aug. 22	" do. do.	100 00	
Dec. 19	" amount overdrawn	10 04	
			\$195 05

## CR.

Jan'y 18	By John Griffin, ditching on 8th Concession	\$ 1 50	
Aug. 13	" J. & W. McKeough, spikes	1 40	
"	" Spencer Curtis, repairing bridge	2 00	
"	" A. Myers, do.	1 50	
"	" Allen Cooper, clearing creek	1 25	
"	" Daniel Crow, hauling lumber	2 00	
"	" John McNamard, repairing bridges	3 00	
Oct. 31	" Simon Hock, ditching on 4th Concession	20 00	
"	" Allen Pierce, do. 8th Concession	3 60	
"	" George Ellis, do. 8th Concession	4 60	
"	" Isaac Williams, scraping on C. Road	2 50	
Nov. 7	" Mathew Kearns, ditching on 7th Concession	25 60	
"	" Patrick Rice, ditching and repairing bridge on 7th Concession	7 25	
"	" Abram Collins, ditching on 8th Concession	4 80	
10	" McKellar & Dolsen, plank for bridges,	12 95	
"	" Anthony Bell, ditching 8th Concession,	5 00	
"	" Irvin Steel, " 8th Concession,	4 00	
"	" Lafayette Crosby, " 8th Concession,	3 50	
25	" Thomas Lee, building bridge on 4th Concession,	9 75	
"	" Michael Kearns, ditching	28 00	
"	" " " 7th " "	6 25	
Dec. 21	" M. Jacobs, " 8th " "	4 00	
"	" Joseph Bryant, " 4th " "	18 36	
"	" Samuel Hayden, " 8th " "	4 00	
"	" John Carley, " 8th " "	4 15	
"	" Edward Prince, clearing creek S. L.,	1 25	
"	" David Robinson, repairing B. S. Line,	1 00	
"	" Martin Dillan, ditching on 8th Concession,	2 81	
19	" Thomas Crow, per centage,	9 03	
			\$195 05

\$2033 00

S.

\$180 63

## DIVISION NO. THREE ACCOUNT.

1864.		DR.		
Feb'y 27	To appropriation from Wild Land Tax,		\$80 63	
Aug. 22	" " " "		100 00	
Dec. 19	" Amount overdrawn,		0 28	
				\$180 91
		CR.		
Jan'y 1	By amount overdrawn in 1863,		\$3 12	
May 16	" Robert Slade, Cleveices and B. on Bridges,		4 50	
June 19	" Robert Slade, Scraping C. Road,		9 00	
Aug. 22	" Rev. Wm. King, for two Scrapers,		10 00	
Sept. 5	" Wm. B. Leach, ditching,		2 52	
"	" Robert Black and others, hauling Plank,		12 00	
"	" Samuel Hall, ditching,		6 50	
Oct. 10	" McKellar & Dolsen, Plank,		40 00	
"	" William Parker, Ditching,		4 00	
15	" Isaac Williams, repairing Bridge,		1 49	
"	" William Garle, gravelling,		11 82	
18	" Robert Black, building Bridge,		7 97	
31	" William Wellwood, repairing Bridge,		0 62½	
"	" Jesse Boyd, Ditching,		1 06	
"	" Samuel Wickham, repairing Bridge,		0 75	
Nov. 2	" George W. Hatter, Ditching,		5 00	
5	" William Parker, " "		1 00	
12	" John Black, " "		2 62½	
16	" Green Doo, Grading and Culvert,		6 18	
21	" Samuel Jones, Ditching,		2 19	
Dec. 6	" Hampton Bailly, " "		3 37½	
"	" Jesse Bass, " "		5 61	
"	" Wm. Wellwood, " "		0 37½	
15	" Henry Rann, Ditching and Grading,		10 42	
19	" Green Due, Grading,		6 00	
"	" Jesse Bass, Ditching,		1 12½	
"	" Samuel Jones, for Bridge,		1 25	
"	" George Mainnard, Timber for Bridge,		11 00	
"	" James King, repairing Scraper,		0 37½	
"	" Robert Slade, per contage,		9 03	
				\$180 91

## DIVISION NO. FOUR ACCOUNT.

1864.		DR.		
Jan'y 1	To balance from 1863,		\$ 28 56	
Feb'y 27	" Appropriation from Wild Land Tax,		80 63	
Aug. 22	" " " "		100 00	
				\$209 19
		CR.		
Jan'y 18	By Samuel Driver, ditching,		\$ 6 40	
"	" McKellar & Dolsen, plank,		2 96	
"	" Robert Ritchie, repairing bridge,		0 50	
"	" James Neil, ditching between 8 and 9 Con.,		2 00	
May 2	" Isaac Malone, post for bridge, S. Line,		4 00	
"	" Nelson H. Sheply, repairing bridge,		0 50	
July 8	" Samuel Driver, ditching 13th Concession,		11 00	
Sept. 21	" John Early, building bridge,		12 00	
22	" R. J. Morrison, plank, McKellar & Dolsen,		4 09	
Oct. 25	" R. Ritchie, ditching on S. L. between 18 & 19,		13 52	
31	" R. Black, ditching on S. L. bet. Con. 12 & 13,		8 00	
"	" Thomas Pardo, repairing bridge, M. R.,		6 00	

	"	"	John Wattick, ditching bet. 18 and 19 Con.	12	00
Nov. 4	"	"	Neil McEachron, " " "	10	88
"	"	"	David Adams, " " "	10	00
Dec. 1	"	"	Samuel Driver, " 13 " "	12	40
2	"	"	Samuel Driver, " 11 " "	11	67
3	"	"	Philip Cox, ditching,	4	25
6	"	"	William Cox, " "	7	50
16	"	"	James Doyle, " S. Line,	11	40
"	"	"	Peter Doyle, work on S. L.	11	00
"	"	"	Beaman Broadbent, ditching 13th Concession,	7	85
"	"	"	Simon Dillan, ditching S. L.	5	00
"	"	"	John McCormick, plank,	0	45
19	"	"	Stephen White, per centage,	9	03
31	"	"	balance to new account,	23	87
				<hr/> \$209 19	

## DIVISION NO. FIVE ACCOUNT.

1864.		DR.		
Jan'y 1	To balance from 1863,		\$	24 04
Feb'y 27	" Appropriation from Wild Land Tax,		80	63
Aug. 22	" " " "		100	00
				<hr/> \$204 67
		CR.		
July 18	By John Sullivan, ditching on 15th Con.,		\$	10 00
Aug. 22	" James Pike, culvert,		2	00
Oct. 22	" James Freeman, ditching,		5	00
31	" Charles Bavin, " "		28	00
"	" Eli Hubble, " "		7	20
"	" John Irving, " "		74	50
"	" Bryant Freeman, " "		7	40
"	" John O'Fee, " "		2	52
"	" George Pike, " "		5	00
"	" David Toll, plank,		2	23
Nov. 4	" Daniel Flater, clearing road,		5	25
Dec. 19	" James Pike, graveling twelve rods,		12	50
"	" Jeremiah Freeman, ditching,		3	00
"	" John Sullivan, ditching twelve rods,		6	00
30	" Robert Hughson, plank,		12	00
"	" Nathaniel Hughson, per centage,		9	03
31	" balance to new account,		13	04
				<hr/> \$204 67

## SUMMARY.

DR.		CR.	
To total Receipts and bal-		By County Treasurer,	\$2000 00
ance from last year, \$7743 83		" Roads and Bridges	903 15
		" R. P. Drain acc't appro'd	2033 00
		" Salaries,	436 67
		" Charity,	106 14
		" Non-Resident S. R.,	394 70
		" balance on Town Hall,	52 19
		" Stationery, Postage, &c.,	26 89
		" Printing,	43 25
		" Surveying,	41 75
		" Miscellaneous,	319 83
		" Balance,	1386 26
<hr/> \$7743 83		<hr/> \$7743 83	

**BALANCE.**

<i>DR.</i>		<i>CR.</i>	
To Township accounts,	\$1386 26	By Div'n No. 2 overdrawn,	\$ 10 04
" R. P. Drain account,	312 68	" Div'n No. 3	00 28
" Division No. 1,	41 35½	" bal. in hands of Treasurer,	1766 88½
" " No. 4,	23 87		
" " No. 5,	13 04		
	<u>\$1777 20½</u>		<u>\$1776 20½</u>

**LIABILITIES.**

C. G. Charteris' balance of County Rate,	\$ 695 00
Township appropriation for Schools,	360 00
besides a small balance appropriated to Roads and Bridges account, leaving a balance unappropriated of nearly	711 88½
	<u>\$1766 88½</u>

We, the undersigned Auditors, having examined the above Accounts for the year 1864, and compared the same with the Vouchers produced, and find them correct.

GEORGE COUTTS, }  
R. J. MORRISON, } Auditors.

Raleigh, February 13, 1865.

awn, \$ 10 04  
00 28

reas-  
1766 88½

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\$1776 20½

\$ 695 00  
360 00

711 88½

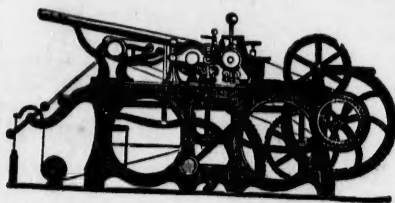
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\$1766 88½

accounts for  
duced, and

} Auditors.

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